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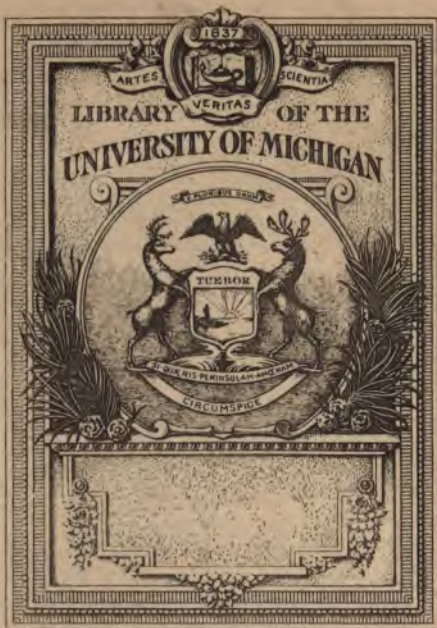
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THE WORDS
OF ★ ★ ★
ABRAHAM
LINCOLN

THOMAS ★





THE GIFT OF
Prof. F. N. Scott.

F.
1907

F. H. Seatt



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Words A. L.—1-8

Gift
Pres. F. N. Scott
1858

PREFACE.

This book is not a biography, nor was it intended to be. Its main purpose is to put within the reach of our youth a collection of Lincoln's words which, in themselves, will be a source of inspiration to all that read them and will serve as models of good English to the schools, and to make known his words as they ought to be known by all good Americans.

It is impossible to lay too much stress upon these qualities of Lincoln's words: their inspiring power; their terseness and vigor, and their worthiness to be studied and known by his countrymen. The editor, therefore, asks the special attention of the readers of this book to what has been said upon this matter by the writers quoted.

A second purpose of the book is to gather together into such form as will make them easily accessible to the young, those speeches, letters and state papers of Mr. Lincoln that most clearly reveal what sort of patriot, statesman and man he was. It has in it, therefore, no connected or detailed account of Mr. Lincoln's boyhood or early manhood. It begins with him where his national life may be said to begin, in the middle of the year 1853, giving some of his deeds and words from that time to his death. What he did and said before 1853, though important as a preparation for his larger work, were almost entirely local in their character, and have, therefore, a limited interest to the young people

THE WORDS OF
ABRAHAM LINCOLN
=

FOR USE IN SCHOOLS



SELECTED, ARRANGED AND ANNOTATED

BY

ISAAC THOMAS, A.M. (YALE)

PRINCIPAL OF THE HIGH SCHOOL, BURLINGTON, VT.

“Utterances of wonderful beauty and grandeur.”—CARL SCHURZ

CHICAGO
WESTERN PUBLISHING HOUSE



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Words A. L.—1-8

Gliff
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of to-day, who can know him in an historical way only. But in what he was and in what he did the last seven years of his life, he belongs to his country and to all the world.

In choosing examples of Mr. Lincoln's work the limits of the book allowed the choice of only a certain amount of material, so that the editor was compelled to exercise self-denial to a very high degree. And since he was thereby precluded from much interesting matter, the greater care had to be taken in order that the speeches, state papers, etc., chosen, might be representative of their author in the highest and best sense. This task was made a good deal easier by the fact that Lincoln's public life and service mainly centered in the struggle against, and for the extinction of, slavery in the United States.

The speeches that have been chosen include nearly all, if not quite all, the arguments Mr. Lincoln used in the discussion of slavery and the other questions of his day, if, indeed, there can be said to have been other questions. And to the reader of all his great speeches, it is astonishing how few those arguments were.

The state papers, messages and proclamations and the public letters all bear upon the same subject—the salvation of the Union with the extinction of slavery. In the choice of these, the editor has been guided by his desire to present connectedly Mr. Lincoln's progress to the perception that the extinction of slavery was necessary to the salvation of the Union. In these is shown also his wonderful political sagacity in refusing to move forward faster than the support of the people would warrant, and in knowing just the right time for the next move.

The letters are of two sorts, public and private. In

the public letters Mr. Lincoln defends, explains or vindicates his public action. Written to private individuals, to committees, and to men in public position, they are in reality addressed to the public, to the people, to debate with them questions of public importance and to prepare their minds for his next action. In the purely private letters Mr. Lincoln is seen in another light entirely. His sympathy, his thoughtfulness, his kindness, his gentleness and his fidelity to his duty all come before us. All his speeches, state papers, letters and addresses are so plain, so simple, as to need only a reading to be understood. The editor, therefore, has been careful to add a note here and there only.

In addition to Mr. Lincoln's own words, some of the best things that have been written about him and his words have been put into the book. These serve (1) to present a view of him not possible to be obtained from his own writings, given, as it is, by his contemporaries; (2) to call attention to some special characteristic of his speeches, letters and papers, and in this way to make clearer their object and the nature of the work which he was doing; (3) to show to the youth of our schools what friends, eminent public men, and poets have said of him; (4) to bind together the book into a connected whole and so give a more nearly complete portrait of Mr. Lincoln; and (5) to induce both teacher and pupil to read more widely and study more carefully the words of the "first American."

In the arrangement of the material selected, the greatest care has been taken so that the picture might grow as the reading proceeded from the beginning to the end. The editor believes this part of his work will commend itself to any who will examine it carefully.

Lastly, the purpose of the book is to present a con-

nected piece of history covering the question of slavery in the United States as only Mr. Lincoln has covered it, and giving an exposition of the war for the Union made by a master hand. The words and example of Lincoln, rightly understood by our young people, cannot fail of good in bringing them to see more clearly what true patriotism is as set forth in the sayings and deeds of "the kindly-earnest, brave, foreseeing man," who gave his life also to the cause for which so many others died, "that government of the people, by the people, for the people, shall not perish from the earth."

I. T.

BURLINGTON, Vt., September, 1898.

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Acknowledgments are due for permission to use copyright selections in this volume as follows: To Horace L. Traubel, for "My Captain;" to the *Independent* of New York, for the stories taken from "Six Months at the White House;" to D. Appleton & Co., for the selections from "Herndon's Life of Lincoln" and for the poems by Bryant which are taken by their special permission from the Poetical Works of Wm. Cullen Bryant, edited by Parke Godwin. The selections by Whittier, Holmes, Lowell, Taylor, Schur and Phoebe Cary are used by permission of and by special arrangement with Houghton, Mifflin & Co.

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CONTENTS.

	Page
Chronological list of events in the life of Abraham Lincoln	10
Lincoln's favorite poem <i>William Knox.</i>	11
Extract from "Abraham Lincoln" <i>James Russell Lowell.</i>	14
Lincoln's boyhood and youth <i>Carl Schurz.</i>	20
Lincoln's method of study <i>Rev. J. P. Gulliver.</i>	24
Lincoln's three great political speeches	26
✓ Speech at Springfield, Ill.—June 16, 1858	27
✓ Lincoln's rule of political action <i>Leonard Swett.</i>	40
✓ Lincoln as an orator <i>Wm. H. Herndon.</i>	42
Speech in reply to Senator Douglas—July 10, 1858	45
Lincoln as a lawyer <i>Leonard Swett.</i>	61
Lincoln as a lawyer <i>Judge David Davis.</i>	62
Lincoln as a lawyer <i>Wm. H. Herndon.</i>	64
Speech at Cooper Union, New York—February 27, 1860	66
Extract from speech at Hartford, Conn.—March 5, 1860	97
✓ Some characteristics of Lincoln <i>Joshua F. Speed.</i>	98
Farewell speech at Springfield, Illinois—February 11, 1861	100
Extract from speech at Pittsburg—February, 1861	101
Speech at Philadelphia—February 21, 1861	103
The situation in 1861 <i>Carl Schurz.</i>	105
First Inaugural Address—March 4, 1861	109
✓ Estimate of Lincoln <i>Wm. H. Herndon.</i>	124
Lincoln's management of men <i>Leonard Swett.</i>	129
A proclamation—April 15, 1861	131
Message to congress in special session—July 4, 1861	133
Lincoln's mode of life at the White House <i>John Hay.</i>	158
Message to congress recommending compensated emancipa- tion—March 6, 1862	161
Message to congress—April 16, 1862	164

	Page
Proclamation revoking General Hunter's order of military emancipation—May 19, 1862	165
Order authorizing employment of contrabands—July 22, 1862	168
Letter to Horace Greeley—August 22, 1862	169
Preliminary emancipation proclamation—September 22, 1862	170
Final emancipation proclamation—January 1, 1863	174
Account of the emancipation proclamation, as related to <i>F. B. Carpenter</i>	177
Hymn after the emancipation proclamation	180
<i>Oliver Wendell Holmes.</i>	180
The death of slavery <i>William Cullen Bryant.</i>	181
Lincoln's letters <i>Carl Schurz,</i>	184
Letter to J. C. Conkling—August 26, 1863	186
Letter to A. G. Hodges—April 4, 1864	193
An English estimate of Lincoln	
—London Spectator, April 25 and May 2, 1891	196
Letter to General G. B. McClellan—April 9, 1862	202
Letter to General G. B. McClellan—May 9, 1862	205
Letter to General G. B. McClellan—October 13, 1862	206
Letter to General Schofield relating to the removal of General Curtis—May 27, 1863	210
Letter to General U. S. Grant—July 13, 1863	211
Letter to General U. S. Grant—April 30, 1864	212
Order for Sabbath observance—November 16, 1862	213
Our good president <i>Phæbe Cary.</i>	214
Tribute to President Lincoln	
—London Daily News, April 27, 1865	216
Abraham Lincoln <i>William Cullen Bryant.</i>	218
Letter to the workingmen of Manchester, England—January 19, 1863	219
Proclamation for Thanksgiving—October 3, 1863	222
Address at the dedication of the Gettysburg National Cemetery—November 19, 1863	224

CONTENTS.

9

	Page
Extract from Gettysburg ode <i>Bayard Taylor.</i>	225
Extract from the last annual message—December 6, 1864	226
Laus Deo! <i>John Greenleaf Whittier.</i>	234
Second inaugural address—March 4, 1865	237
The "second inaugural"	
—London Spectator, April 25 and May 2, 1891	240
Last public address—April 11, 1865	241
My Captain <i>Walt Whitman.</i>	248
Extract from commemoration ode . <i>James Russell Lowell.</i>	250
Some stories about Lincoln	255

ILLUSTRATIONS.

	Opp. Page
PORTRAIT OF LINCOLN	II
LOG CABIN IN WHICH LINCOLN WAS BORN	20
RESIDENCE IN SPRINGFIELD	64
WIGWAM, CHICAGO	98
PORTRAIT OF LINCOLN	170
GETTYSBURG NATIONAL CEMETERY	224
LINCOLN MONUMENT, SPRINGFIELD	248
WHITE HOUSE	255

CHRONOLOGICAL LIST OF EVENTS IN THE LIFE OF
ABRAHAM LINCOLN.

Born in a log-cabin near Hodgenville, now Larue county, Kentucky	February 12, 1809
His father moves with his family into the wilderness near Gentryville, Indiana	1816
His mother dies, at the age of 35	1818
His father's second marriage	1819
Makes a trip to New Orleans and back, at work on a flat- boat	1828
Drives in an ox-cart with his father and stepmother to a clearing on the Sangamon river, near Decatur, Illinois	1829
Makes another flat-boat trip to New Orleans and back, on which trip he first sees negroes shackled together, and forms his opinions concerning slavery	May, 1831
Begins work in a store at New Salem, Illinois	August, 1831
Enlists in the Black Hawk war; elected a captain of volunteers	1832
Announces himself a whig candidate for the legislature, and is defeated	1832
Elected to the Illinois legislature	1834
Re-elected to the legislature	1835 to 1842
Studies law at Springfield	1837
Is a presidential elector on the whig national ticket	1840
Marries Mary Todd	November 4, 1842
Canvasses Illinois for Henry Clay	1844
Elected to congress	1846
Supports General Taylor for president	1848
Engages in law practice	1849-1854
Debates with Douglas at Peoria and Springfield	1855
Aids in organizing the republican party	1855-1856
Joint debates in Illinois with Stephen A. Douglas	1858
Visits New York, and speaks at Cooper Union	February, 1860
Attends republican state convention at Decatur; declared to be the choice of Illinois for the presidency	May, 1860
Nominated at Chicago as the republican candidate for president	May 16, 1860
Elected president over J. C. Breckenridge, Stephen A. Douglas and John Bell	November, 1860
Inaugurated president	March 4, 1861
Issues first order for troops	April 15, 1861
Issues emancipation proclamation	January 1, 1863
His address at Gettysburg	November 19, 1863
Calls for 500,000 volunteers	July, 1864
Renominated and re-elected president	1864
His second inauguration	March 4, 1865
Assassinated	April 14, 1865

Full Seat



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Words A. L.—18

Gift
Prof. F. N. Scott

PREFACE.

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The hand of the king that the sceptre hath borne,
The brow of the priest that the mitre hath worn,
The eye of the sage, and the heart of the brave,
Are hidden and lost in the depths of the grave.

The peasant, whose lot was to sow and to reap,
The herdsman, who climbed with his goats up the
steep,
The beggar, who wandered in search of his bread,
Have faded away like the grass that we tread.

The saint, who enjoyed the communion of heaven,
The sinner, who dared to remain unforgiven,
The wise and the foolish, the guilty and just,
Have quietly mingled their bones in the dust.

So the multitude goes—like the flower or the weed
That withers away to let others succeed;
So the multitude comes—even those we behold,
To repeat every tale that has often been told.

For we are the same our fathers have been;
We see the same sights our fathers have seen;
We drink the same stream, we view the same sun,
And run the same course our fathers have run.

The thoughts we are thinking, our fathers would think;
From the death we are shrinking, our fathers would
shrink;

To the life we are clinging, they also would cling;—
But it speeds for us all like a bird on the wing.

They loved—but the story we cannot unfold;
They scorned—but the heart of the haughty is cold;
They grieved—but no wail from their slumber will
 come;
They joyed—but the tongue of their gladness is dumb.

They died—aye, they died;—we things that are now,
That walk on the turf that lies over their brow,
And make in their dwellings a transient abode,
Meet the things that they met on their pilgrimage
 road.

Yea! hope and despondency, pleasure and pain,
Are mingled together in sunshine and rain;
And the smile and the tear, the song and the dirge,
Still follow each other, like surge upon surge.

'Tis the wink of an eye—'tis the draught of a breath—
From the blossom of health to the paleness of death,
From the gilded saloon to the bier and the shroud:—
Oh! why should the spirit of mortal be proud?

WILLIAM KNOX.

NOTE.—Mr. Knox was a Scotchman, a contemporary of Sir Walter Scott. He died in 1825, at the age of 36.

EXTRACT FROM "ABRAHAM LINCOLN."

yet #3
Never did a President enter upon office with less means at his command, outside his own strength of heart and steadiness of understanding, for inspiring confidence in the people, and so winning it for himself, than Mr. Lincoln. All that was known of him was that he was a good stump-speaker, nominated for his *availability*,—that is, because he had no history,—and chosen by a party with whose more extreme opinions he was not in sympathy. It might well be feared that a man past fifty, against whom the ingenuity of hostile partisans could rake up no accusation, must be lacking in manliness of character, in decision of principle, in strength of will; that a man who was at best only the representative of a party, and who yet did not fairly represent even that, would fail of political, much more of popular, support. And certainly no one ever entered upon office with so few resources of power in the past, and so many materials of weakness in the present, as Mr. Lincoln. Even in that half of the Union which acknowledged him as President, there was a large, and at that time dangerous minority, that hardly admitted his claim to the office, and even in the party that elected him there was also a large minority that suspected him of being secretly a communicant with the church of Laodicea.* All that he did was sure to be

*See the Book of Revelations, chapter iii., verse 15.

virulently attacked as ultra by one side; all that he left undone, to be stigmatized as proof of lukewarmness and backsliding by the other. Meanwhile he was to carry on a truly colossal war by means of both; he was to disengage the country from diplomatic entanglements of unprecedented peril undisturbed by the help or the hindrance of either, and to win from the crowning dangers of his administration, in the confidence of the people, the means of his safety and their own. He has contrived to do it, and perhaps none of our Presidents since Washington has stood so firm in the confidence of the people as he does after three years of stormy administration.

Mr. Lincoln's policy was a tentative one, and rightly so. He laid down no programme which must compel him to be either inconsistent or unwise, no cast-iron theorem to which circumstances must be fitted as they rose, or else be useless to his ends. He seemed to have chosen Mazarin's motto, *Le temps et moi*.^{*} The *moi*, to be sure, was not very prominent at first; but it has grown more and more so, till the world is beginning to be persuaded that it stands for a character of marked individuality and capacity for affairs. Time was his prime-minister, and, we began to think, at one period, his general-in-chief also. At first he was so slow that he tired out all those who see no evidence of progress but in blowing up the engine; then he was so

^{*}Time and I. Cardinal Mazarin was prime-minister of Louis XIV. of France. Time, Mazarin said, was his prime-minister.

fast, that he took the breath away from those who think there is no getting on safely while there is a spark of fire under the boilers. God is the only being who has time enough; but a prudent man, who knows how to seize occasion, can commonly make a shift to find as much as he needs. Mr. Lincoln, as it seems to us in reviewing his career, though we have sometimes in our impatience thought otherwise, has always waited, as a wise man should, till the right moment brought up all his reserves. *Semper nocuit differre paratis*,* is a sound axiom, but the really efficacious man will also be sure to know when he is not ready, and be firm against all persuasion and reproach till he is.

Mr. Lincoln is sometimes claimed as an example of a ready-made ruler. But no case could well be less in point; for, besides that he was a man of such fair-mindedness as is always the raw material of wisdom, he had in his profession a training precisely the opposite of that to which a partisan is subjected. His experience as a lawyer compelled him not only to see that there is a principle underlying every phenomenon in human affairs, but that there are always two sides to every question, both of which must be fully understood in order to understand either, and that it is of greater advantage to an advocate to appreciate the strength than the weakness of his antagonist's position. Nothing is more remarkable than the unerring tact with

* It is always bad for those who are ready to put off action,

which, in his debate with Mr. Douglas, he went straight to the reason of the question; nor have we ever had a more striking lesson in political tactics than the fact, that opposed to a man exceptionally adroit in using popular prejudice and bigotry to his purpose, exceptionally unscrupulous in appealing to those baser motives that turn a meeting of citizens into a mob of barbarians, he should yet have won his case before a jury of the people. Mr. Lincoln was as far as possible from an impromptu politician. His wisdom was made up of a knowledge of things as well as of men; his sagacity resulted from a clear perception and honest acknowledgment of difficulties, which enabled him to see that the only durable triumph of political opinion is based, not on any abstract right, but upon so much of justice, the highest attainable at any given moment in human affairs, as may be had in the balance of mutual concession. Doubtless he had an ideal, but it was the ideal of a practical statesman,—to aim at the best, and to take the next best, if he is lucky enough to get even that. His slow, but singularly masculine, intelligence taught him that precedent is only another name for embodied experience, and that it counts for even more in the guidance of communities of men than in that of the individual life. He was not a man who held it good public economy to pull down on the mere chance of rebuilding better. Mr. Lincoln's faith in God was qualified by a very well-founded distrust of the wisdom of man. Perhaps it was his want of self-confidence

that more than anything else won him the unlimited confidence of the people, for they felt that there would be no need of retreat from any position he had deliberately taken. The cautious, but steady, advance of his policy during the war was like that of a Roman army. He left behind him a firm road on which public confidence could follow; he took America with him where he went; what he gained he occupied, and his advanced posts became colonies. The very homeliness of his genius was its distinction. His kingship was conspicuous by its workday homespun. Never was ruler so absolute as he, nor so little conscious of it; for he was the incarnate common-sense of the people. With all that tenderness of nature whose sweet sadness touched whoever saw him with something of its own pathos, there was no trace of sentimentalism in his speech or action. He seems to have had but one rule of conduct, always that of practical and successful politics, to let himself be guided by events, when they were sure to bring him out where he wished to go, though by what seemed to unpractical minds, which let go the possible to grasp at the desirable, a longer road.

On the day of his death, this simple Western attorney, who according to one party was a vulgar joker, and whom the *doctrinaires* among his own supporters accused of wanting every element of statesmanship, was the most absolute ruler in Christendom, and this solely by the hold his good-humored sagacity had laid

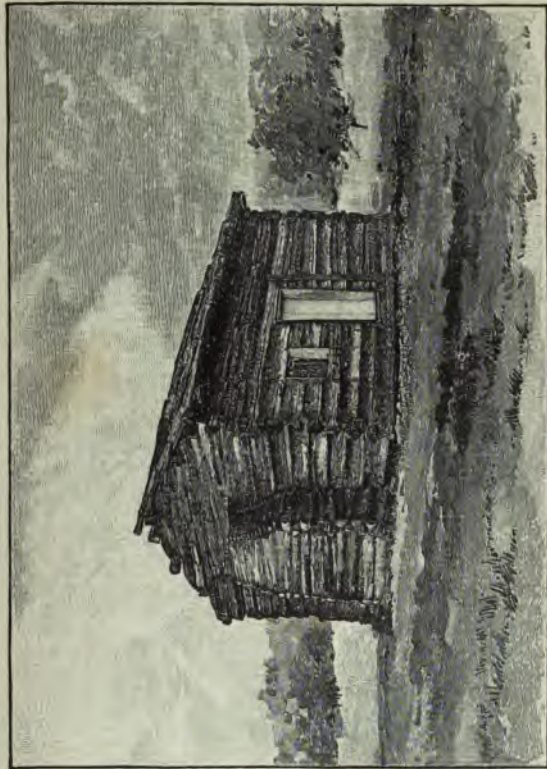
on the hearts and understandings of his countrymen. Nor was this all, for it appeared that he had drawn the great majority, not only of his fellow-citizens, but of mankind also, to his side. So strong and so persuasive is honest manliness without a single quality of romance or unreal sentiment to help it! A civilian during times of the most captivating military achievement, awkward, with no skill in the lower technicalities of manners, he left behind him a fame beyond that of any conqueror, the memory of a grace higher than that of outward person, and of a gentlemanliness deeper than mere breeding. Never before that startled April morning did such multitudes of men shed tears for the death of one they had never seen, as if with him a friendly presence had been taken away from their lives, leaving them colder and darker. Never was funeral panegyric so eloquent as the silent look of sympathy which strangers exchanged when they met on that day. Their common manhood had lost a kinsman.

JAMES RUSSELL LOWELL.

NOTE.—This essay was first published in the *Atlantic Monthly*, January, 1864. The last paragraph was added when Mr. Lowell collected his essays into book form. In the complete edition of his works the date is given 1864-1865.

LINCOLN'S BOYHOOD AND YOUTH.

The statesman or the military hero born and reared in a log cabin is a familiar figure in American history; but we may search in vain among our celebrities for one whose origin and early life equaled Abraham Lincoln's in wretchedness. He first saw the light in a miserable hovel in Kentucky, on a farm consisting of a few barren acres in a dreary neighborhood; his father a typical "poor Southern white," shiftless and improvident, without ambition for himself or his children, constantly looking for a new piece of land on which he might make a living without much work; his mother, in her youth handsome and bright, grown prematurely coarse in feature and soured in mind by daily toil and care; the whole household squalid, cheerless, and utterly void of elevating inspirations. Only when the family had "moved" into the malarious backwoods of Indiana, the mother had died, and a stepmother, a woman of thrift and energy, had taken charge of the children, the shaggy-headed, ragged, barefooted, forlorn boy, then seven years old, "began to feel like a human being." Hard work was his early lot. When a mere boy he had to help in supporting the family, either on his father's clearing, or hired out to other farmers to plough, or dig ditches, or chop wood, or drive ox teams; occasionally also to "tend the baby," when the farmer's wife was otherwise engaged. He



LOG CABIN IN WHICH LINCOLN WAS BORN.



could regard it as an advancement to a higher sphere of activity when he obtained work in a "cross-roads store," where he amused the customers by his talk over the counter; for he soon distinguished himself among the backwoods folk as one who had something to say worth listening to. To win that distinction, he had to draw mainly upon his wits; for, while his thirst for knowledge was great, his opportunities for satisfying that thirst were woefully slender.

In the log school-house, which he could visit but little, he was taught only reading, writing, and elementary arithmetic. Among the people of the settlement, bush farmers and small tradesmen, he found none of uncommon intelligence or education; but some of them had a few books, which he borrowed eagerly. Thus he read and re-read "Æsop's Fables," learning to tell stories with a point and to argue by parables; he read "Robinson Crusoe," "The Pilgrim's Progress," a short history of the United States, and Weems' "Life of Washington." To the town constable's he went to read the Revised Statutes of Indiana. Every printed page that fell into his hands he would greedily devour, and his family and friends watched him with wonder, as the uncouth boy, after his daily work, crouched in a corner of the log cabin or outside under a tree, absorbed in a book while munching his supper of corn bread. In this manner he began to gather some knowledge, and sometimes he would astonish the girls with such startling remarks as that

the earth was moving around the sun, and not the sun around the earth, and they marveled where "Abe" could have got such queer notions. Soon he also felt the impulse to write; not only making extracts from books he wished to remember, but also composing little essays of his own. First he sketched these with charcoal on a wooden shovel scraped white with a drawing-knife, or on basswood shingles. Then he transferred them to paper, which was a scarce commodity in the Lincoln household; taking care to cut his expressions close, so that they might not cover too much space,—a style-forming method greatly to be commended. Seeing boys put a burning coal on the back of a wood turtle, he was moved to write on cruelty to animals. Seeing men intoxicated with whisky, he wrote on temperance. In verse-making, too, he tried himself, and in satire on persons offensive to him or others. Also political thoughts he put upon paper, and some of his pieces were even deemed good enough for publication in the county weekly.

Thus he won a neighborhood reputation as a clever young man, which he increased by his performances as a speaker, not seldom drawing upon himself the dissatisfaction of his employers by mounting a stump in the field, and keeping the farm hands from their work by little speeches in a jocose and sometimes also a serious vein. At the rude social frolics of the settlement he became an important person, telling funny stories, mimicking the itinerant preachers who hap-

pened to pass by, and making his mark at wrestling matches, too; for at the age of seventeen he had attained his full height, six feet four inches in his stockings, if he had any, and a terribly muscular clodhopper he was. But he was known never to use his extraordinary strength to the injury or humiliation of others; rather to do them a kindly turn, or to enforce justice and fair dealing between them. All this made him a favorite in backwoods society, although in some things he appeared a little odd to his friends. Far more than any of them, he was given not only to reading, but to fits of abstraction, to quiet musing with himself, and also to strange spells of melancholy, from which he often would pass in a moment to rollicking outbursts of droll humor. But, on the whole, he was one of the people among whom he lived; in appearance, perhaps, even a little more uncouth than most of them,—a very tall, rawboned youth, with large features, dark, shriveled skin, and rebellious hair; his arms and legs long, out of proportion; clad in deerskin trousers, which from frequent exposure to the rain had shrunk so as to sit tightly on his limbs, leaving several inches of bluish shin exposed between their lower end and the heavy tan colored shoes; the nether garment held usually by only one suspender, that was strung over a coarse home-made shirt; the head covered in winter with a coonskin cap, in summer with a rough straw hat of uncertain shape, without a band.

From "Abraham Lincoln."

CARL SCHURZ.

After his Cooper Union Speech, February 27, 1860, Mr. Lincoln visited, among other places, Norwich, Conn. The following is his answer to a question of Mr. Gulliver, in the railway train on his way back to New York:

LINCOLN'S METHOD OF STUDY.

Well, as to education, the newspapers are correct; I never went to school more than six months in my life. But, as you say, this must be a product of culture in some form. I have been putting the question you ask me to myself, while you have been talking. I can say this, that among my earliest recollections I remember how, when a mere child, I used to get irritated when anybody talked to me in a way I could not understand. I don't think I ever got angry at anything else in my life. But that always disturbed my temper, and has ever since. I can remember going to my little bedroom, after hearing the neighbors talk of an evening with my father, and spending no small part of the night walking up and down, and trying to make out what was the exact meaning of some of their, to me, dark sayings. I could not sleep, though I often tried to, when I got on such a hunt after an idea, until I had caught it; and when I thought I had got it, I was not satisfied until I had repeated it over and over, until I had put it in language plain enough, as I thought, for any boy I knew to comprehend. This was a kind of passion with

me, and it has stuck by me; for I am never easy now, when I am handling a thought, till I have bounded it north, and bounded it south, and bounded it east, and bounded it west. Perhaps that accounts for the characteristic you observe in my speeches, though I never put the two things together before.

Oh, yes! I "read law," as the phrase is—that is, I became a lawyer's clerk in Springfield, and copied tedious documents, and picked up what I could of law in the intervals of other work. But your question reminds me of a bit of education I had, which I am bound in honesty to mention. In the course of my law-reading, I constantly came upon the word *demonstrate*. I thought at first that I understood its meaning, but soon became satisfied that I did not. I said to myself, "What do I mean when I *demonstrate*, more than when I *reason* or *prove*? How does *demonstration* differ from any other proof?" I consulted Webster's Dictionary. That told of "certain proof," "proof beyond the possibility of doubt"; but I could form no idea what sort of proof that was. I thought a great many things were proved beyond a possibility of doubt, without recourse to any such extraordinary process of reasoning as I understood "demonstration" to be. I consulted all the dictionaries and books of reference I could find, but with no better results. You might as well have defined *blue* to a blind man. At last I said, "Lincoln, you can never make a lawyer if you do not understand what *demonstrate* means";

and I left my situation in Springfield, went home to my father's house, and stayed there till I could give any proposition in the six books of Euclid at sight. I then found out what "demonstrate" means, and went back to my law-studies.

LINCOLN'S THREE GREAT POLITICAL SPEECHES.

Three speeches have been chosen to represent Mr. Lincoln in the political field: Springfield, June 16, 1858; Chicago, July 10, 1858; Cooper Union, February 27, 1860. They present, when taken together, not only his own political faith, but "a body of Republican doctrine" which can scarce anywhere be equaled. Two of them, the first and third, show him at his best, for they were, probably, the most carefully prepared speeches of his life. The first struck the keynote of the great contest which ended in the downfall of slavery, and was the text from which Lincoln departed but little in his great debate with Douglas the same year. The third is a tremendous summary of the situation in 1860 and presents Lincoln's ripest and fullest thought upon that situation. Of this speech Mr. Greeley afterwards said, "I do not hesitate to pronounce it the very best political address to which I ever listened—and I have heard some of Webster's grandest." The whole history of slavery in this

country is contained in these speeches and set forth with transparent clearness. "The (Cooper Union) speech is worthy of great praise, and ought to be read entire by him who would fully understand the history of the year 1860."*—*Ed.*

SPEECH AT SPRINGFIELD, ILLINOIS.

(Delivered June 16, 1858, at the close of the Republican State Convention, by which Mr. Lincoln was nominated for United States Senator.)

MR. PRESIDENT AND GENTLEMEN OF THE CONVENTION:—If we could first know where we are, and whither we are tending, we could better judge what to do, and how to do it. We are now far into the fifth year since a policy was initiated with the avowed object and confident promise of putting an end to slavery agitation. Under the operation of that policy that agitation has not only not ceased, but has constantly augmented. In my opinion, it will not cease until a crisis shall have been reached and passed. "A house divided against itself can not stand." I believe this Government can not endure permanently half slave and half free. I do not expect the Union to be dissolved—I do not expect the house to fall—but I do expect it will cease to be divided. It will become all one thing, or all the other. Either the opponents of

*Rhodes, Vol. II., p. 431.

slavery will arrest the further spread of it, and place it where the public mind shall rest in the belief that it is in course of ultimate extinction; or its advocates will push it forward till it shall become alike lawful in all the States, old as well as new, North as well as South.

Have we no tendency to the latter condition? Let any one who doubts carefully contemplate that now almost complete legal combination—piece of machinery, so to speak—compounded of the Nebraska doctrine* and the Dred Scott decision. Let him consider not only what work the machinery is adapted to do, and how well adapted; but also let him study the history of its construction, and trace, if he can, or rather fail, if he can, to trace the evidences of design and concert of action among its chief master-workers from the beginning.

The new year of 1854 found slavery excluded from more than half the States by State Constitutions, and from most of the national territory by Congressional prohibition. Four days later commenced the struggle which ended in repealing that Congressional prohibition. This opened all the national territory to slavery, and was the first point gained.

But, so far, Congress only had acted; and an indorsement by the people, real or apparent, was indispensable to save the point already gained and give chance for more. This necessity had not been overlooked, but had

* The Kansas-Nebraska Bill, approved by President Pierce May 30, 1854.

been provided for, as well as might be, in the notable argument of "squatter sovereignty," otherwise called "sacred right of self-government," which latter phrase, though expressive of the only rightful basis of any government, was so perverted in this attempted use of it as to amount to just this: that if any one man choose to enslave another, no third man shall be allowed to object. That argument was incorporated into the Nebraska Bill itself, in the language which follows: "It being the true intent and meaning of this act not to legislate slavery into any Territory or State, nor to exclude it therefrom; but to leave the people thereof perfectly free to form and regulate their domestic institutions in their own way, subject only to the Constitution of the United States."

Then opened the roar of loose declamation in favor of "squatter sovereignty" and "sacred right of self-government."

"But," said opposition members, "let us amend the bill so as to expressly declare that the people of the territory may exclude slavery." "Not we," said the friends of the measure; and down they voted the amendment.

While the Nebraska Bill was passing through Congress, a law case involving the question of a negro's freedom, by reason of his owner having voluntarily taken him first into a free State and then a territory covered by the Congressional prohibition, and held him as a slave for a long time in each, was passing through

the U. S. Circuit Court for the District of Missouri and both the Nebraska Bill and law suit were brought to a decision in the same month of May, 1854. The negro's name was "Dred Scott," which name now designates the decision finally made in the case.

Before the then next Presidential election, the law case came to and was argued in the Supreme Court of the United States; but the decision of it was deferred until after the election. Still, before the election, Senator Trumbull, on the floor of the Senate, requested the leading advocate of the Nebraska Bill to state his opinion whether the people of a territory can constitutionally exclude slavery from their limits; and the latter answered, "That is a question for the Supreme Court."

The election came. Mr. Buchanan was elected, and the indorsement, such as it was, secured. That was the second point gained. The indorsement, however, fell short of a clear popular majority by nearly four hundred thousand votes, and so, perhaps, was not overwhelmingly reliable and satisfactory. The outgoing President, in his last annual message, as impressively as possible echoed back upon the people the weight and authority of the indorsement.

The Supreme Court met again; did not announce their decision, but ordered a re-argument. The Presidential inauguration came, and still no decision of the court; but the incoming President in his Inaugural Address fervently exhorted the people to abide by the

forthcoming decision, whatever it might be. Then, in a few days came the decision.

This was the third point gained.

The reputed author of the Nebraska Bill finds an early occasion to make a speech at this capitol indorsing the Dred Scott decision, and vehemently denouncing all opposition to it. The new President, too, seizes an early occasion to indorse and strongly construe that decision, and to express his astonishment that any different view had ever been entertained!

At length a squabble springs up between the President and the author of the Nebraska Bill, on the mere question of fact, whether the Lecompton Constitution* was or was not, in any just sense, made by the people of Kansas; and in that quarrel the latter declares that all he wants is a fair vote for the people, and that he cares not whether slavery be voted down or voted up. I do not understand his declaration that he cares not whether slavery be voted down or voted up to be intended by him other than as an apt definition of the policy he would impress upon the public mind—the principle for which he declares he has suffered much, and is ready to suffer to the end.

And well may he cling to that principle. If he has any parental feeling, well may he cling to it. That principle is the only shred left of his original Nebraska

*The State Constitution made for Kansas by the pro-slavery men of the State in 1857. It was adopted by them "with slavery" December 21, of that year, and rejected by the anti-slavery men of the State, January 4, 1858. By a vote of the whole State August 3, 1858, it was finally rejected.

doctrine. Under the Dred Scott decision "squatter sovereignty" squatted out of existence, tumbled down like temporary scaffolding,—like the mould at the foundry, served through one blast and fell back into loose sand,—helped to carry an election, and then was kicked to the winds. His late joint struggle with the Republicans against the Lecompton Constitution involves nothing of the original Nebraska doctrine. That struggle was made on a point—the right of a people to make their own Constitution—upon which he and the Republicans have never differed.

The several points of the Dred Scott decision, in connection with Senator Douglas's "care not" policy, constitute the piece of machinery in its present state of advancement. The working points of that machinery are:

(1) That no negro slave, imported as such from Africa, and no descendant of such slave, can ever be a citizen of any State, in the sense of that term as used in the Constitution of the United States.

This point is made in order to deprive the negro in every possible event of the benefit of this provision of the United States Constitution which declares that, "The citizens of each State shall be entitled to all the privileges and immunities of citizens in the several States."

(2) That, "subject to the Constitution of the United States," neither Congress nor a Territorial Legislature can exclude slavery from any United States Territory.

This point is made in order that individual men may fill up the Territories with slaves, without danger of losing them as property, and thus enhance the chances of permanency to the institution through all the future.

(3) That whether the holding a negro in actual slavery in a free State makes him free as against the holder, the United States courts will not decide, but will leave it to be decided by the courts of any slave State the negro may be forced into by the master.

This point is made not to be pressed immediately, but, if acquiesced in for a while, and apparently indorsed by the people at an election, then to sustain the logical conclusion that what Dred Scott's master might lawfully do with Dred Scott in the free State of Illinois, every other master may lawfully do with any other one or one thousand slaves in Illinois or in any other free State.

Auxiliary to all this, and working hand in hand with it, the Nebraska doctrine, or what is left of it, is to educate and mould public opinion, at least Northern public opinion, not to care whether slavery is voted down or voted up. This shows exactly where we now are, and partially, also, whither we are tending.

It will throw additional light on the latter, to go back and run the mind over the string of historical facts already stated. Several things will now appear less dark and mysterious than they did when they were

transpiring. The people were to be left "perfectly free," "subject only to the Constitution." What the Constitution had to do with it outsiders could not then see. Plainly enough now, it was an exactly fitted niche for the Dred Scott decision afterward to come in, and declare that perfect freedom of the people to be just no freedom at all. Why was the amendment expressly declaring the right of the people to exclude slavery voted down? Plainly enough now, the adoption of it would have spoiled the niche for the Dred Scott decision. Why was the court decision held up? Why even a Senator's individual opinion withheld till after the Presidential election? Plainly enough now, the speaking out then would have damaged the "perfectly free" argument upon which the election was to be carried. Why the outgoing President's felicitation on the indorsement? Why the delay of a re-argument? Why the incoming President's advance exhortation in favor of the decision? These things look like the cautious patting and petting of a spirited horse preparatory to mounting him, when it is dreaded that he may give the rider a fall. And why the hasty after-indorsement of the decision, by the President and others?

We cannot absolutely know that all these exact adaptations are the result of pre-concert. But when we see a lot of framed timbers, different portions of which we know have been gotten out at different times and places and by different workmen,—Stephen,

Franklin, Roger, and James, for instance,*—and when we see these timbers joined together, and see they exactly make the frame of a house or a mill, all the tenons and mortices exactly fitting, and all the lengths and proportions of the different pieces exactly adapted to their respective places, and not a piece too many or too few, not omitting even scaffolding—or, if a single piece be lacking, we see the place in the frame exactly fitted and prepared to yet bring such piece in—in such a case we find it impossible not to believe that Stephen and Franklin and Roger and James all understood one another from the beginning, and all worked upon a common plan or draft drawn up before the first blow was struck.

It should not be overlooked that, by the Nebraska bill, the people of a State as well as Territory were to be left “perfectly free,” “subject only to the Constitution.” Why mention a State? They were legislating for Territories, and not for or about States. Certainly the people of a State are and ought to be subject to the Constitution of the United States; but why is mention of this lugged into this merely territorial law? Why are the people of a Territory and the people of a State therein lumped together, and their relation to the Constitution therein treated as being precisely the same? While the opinion of the court, by Chief Justice Taney, in the Dred Scott case, and the separate

*Stephen A. Douglas, Franklin Pierce, Roger B. Taney, and James Buchanan.

opinions of all the concurring judges, expressly declare that the Constitution of the United States neither permits Congress nor a Territorial Legislature to exclude slavery from any United States Territory, they all omit to declare whether or not the same Constitution permits a State, or the people of a State, to exclude it. Possibly, this was a mere omission; but who can be quite sure, if McLean or Curtis* had sought to get into the opinion a declaration of unlimited power in the people of a State to exclude slavery from their limits, just as Chase and Mace sought to get such declaration, in behalf of the people of a Territory, into the Nebraska bill—I ask, who can be quite sure that it would not have been voted down, in the one case as it had been in the other? The nearest approach to the point of declaring the power of a State over slavery, is made by Judge Nelson. He approaches it more than once, using the precise idea, and almost the language too, of the Nebraska Act. On one occasion his exact language is: “except in cases where the power is restrained by the Constitution of the United States, the law of the State is supreme over the subject of slavery within its jurisdiction.” In what cases the power of the State is so restrained by the United States Constitution is left an open question, precisely as the same question as to the restraint on the power of the Territories was left open in the Nebraska Act. Put this and

*McLean, Curtis and Nelson, judges of the Supreme Court of the United States at this time.

that together, and we have another nice little niche, which we may, ere long, see filled with another Supreme Court decision, declaring that the Constitution of the United States does not permit a State to exclude slavery from its limits. And this may especially be expected if the doctrine of "care not whether slavery be voted down or voted up" shall gain upon the public mind sufficiently to give promise that such a decision can be maintained when made.

Such a decision is all that slavery now lacks of being alike lawful in all the States. Welcome, or unwelcome, such decision is probably coming, and will soon be upon us, unless the power of the present political dynasty shall be met and overthrown. We shall lie down pleasantly dreaming that the people of Missouri are on the verge of making their State free, and we shall awake to the reality instead that the Supreme Court has made Illinois a slave State. To meet and overthrow the power of that dynasty is the work now before all those who would prevent that consummation. That is what we have to do. How can we best do it?

There are those who denounce us openly to their own friends, and yet whisper us softly that Senator Douglas is the aptest instrument there is with which to effect that object. They do not tell us, nor has he told us, that he wishes any such object to be effected. They wish us to infer all from the facts that he now has a little quarrel with the present head of the

dynasty; and that he has regularly voted with us on a single point upon which he and we have never differed. They remind us that he is a very great man, and that the largest of us are very small ones. Let this be granted. But "a living dog is better than a dead lion." Judge Douglas, if not a dead lion for this work, is at least a caged and toothless one. How can he oppose the advances of slavery? He don't care anything about it. His avowed mission is impressing the "public heart" to care nothing about it. A leading Douglas Democrat newspaper thinks Douglas's superior talent will be needed to resist the revival of the African slave-trade. Does Douglas believe an effort to revive that trade is approaching? He has not said so. Does he really think so? But if it is, how can he resist it? For years he has labored to prove it a sacred right of white men to take negro slaves into the new Territories. Can he possibly show that it is less a sacred right to buy them where they can be bought cheapest? And unquestionably they can be bought cheaper in Africa than in Virginia. He has done all in his power to reduce the whole question of slavery to one of a mere right of property; and, as such, how can he oppose the foreign slave-trade? How can he refuse that trade in that "property" shall be "perfectly free," unless he does it as a protection to the home production? And as the home producers will probably not ask the protection, he will be wholly without a ground of opposition.

Senator Douglas holds, we know, that a man may rightfully be wiser to-day than he was yesterday—that he may rightfully change when he finds himself wrong. But can we for that reason run ahead, and infer that he will make any particular change of which he himself has given no intimation? Can we safely base our action upon any such vague inferences? Now, as ever, I wish not to misrepresent Judge Douglas's position, question his motives, or do aught that can be personally offensive to him. Whenever, if ever, he and we can come together on principle, so that our great cause may have assistance from his great ability, I hope to have interposed no adventitious obstacle. But clearly, he is not now with us—he does not pretend to be—he does not promise ever to be.

Our cause, then, must be intrusted to, and conducted by, its own undoubted friends—those whose hands are free, whose hearts are in the work, who do care for the result. Two years ago the Republicans of the nation mustered over thirteen hundred thousand strong. We did this under the single impulse of resistance to a common danger, with every external circumstance against us. Of strange, discordant, and even hostile elements, we gathered from the four winds, and formed and fought the battle through, under the constant hot fire of a disciplined, proud, and pampered enemy. Did we brave all then to falter now?—now, when that same enemy is wavering, dissevered, and belligerent? The result is not doubtful. We shall not fail—if we

stand firm, we shall not fail. Wise counsels may accelerate or mistakes delay it, but, sooner or later, the victory is sure to come.

LINCOLN'S RULE OF POLITICAL ACTION.

Lincoln's whole life was a calculation of the law of forces and ultimate results. The whole world to him was a question of cause and effect. He believed the results to which certain causes tended; he did not believe that those results could be materially hastened or impeded. His whole political history, especially since the agitation of the slavery question, has been based upon this theory. He believed from the first, I think, that the agitation of slavery would produce its overthrow, and he acted upon the result as though it were present from the beginning. His tactics were to get himself into the right place and remain there still, until events would find him in that place. This course of action led him to say and do things which could not be understood when considered in reference to the immediate surroundings in which they were done or said. You will remember, in his campaign against Douglas in 1858, the first ten lines of the first speech he made defeated him. The sentiment of the "house divided against itself" seemed wholly inappropriate.

[†]It was a speech made at the commencement of a campaign, and apparently made for the campaign. View-

ing it in this light alone, nothing could have been more unfortunate or inappropriate. It was saying just the wrong thing; yet he saw it was an abstract truth, and standing by the speech would ultimately find him in the right place. I was inclined at the time to believe these words were hastily and inconsiderately uttered, but subsequent facts have convinced me they were deliberate and had been matured. . . .

In the summer of 1859, when he was dining with a party of his intimate friends at Bloomington, the subject of his Springfield speech was discussed. We all insisted it was a great mistake, but he justified himself, and finally said, "Well, gentlemen, you may think that speech was a mistake, but I never have believed it was, and you will see the day when you will consider it was the wisest thing I ever said."

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 (He never believed in political combinations, and consequently, whether an individual man or class of men supported or opposed him, never made any difference in his feelings, or his opinions of his own success. If he was elected, he seemed to believe that no person or class of persons could ever have defeated him, and if defeated, he believed nothing could ever have elected him. Hence, when he was a candidate, he never wanted anything done for him in the line of political combination or management. He seemed to want to let the whole subject alone, and for everybody else to do the same.) . . .

He saw that the pressure of a campaign was the external force coercing the party into unity. If it failed to produce that result, he believed any individual effort would also fail. If the desired result followed, he considered it attributable to the great cause, and not aided by the lesser ones. He sat down in his chair in Springfield and made himself the Mecca to which all politicians made pilgrimages. He told them all a story, said nothing, and sent them away.

LEONARD SWETT.

From "Herndon's Life of Lincoln."

LINCOLN AS AN ORATOR.

A brief description of Mr. Lincoln's appearance on the stump and of his manner when speaking may not be without interest. When standing erect he was six feet four inches high. He was lean in flesh and ungainly in figure. Aside from the sad, pained look due to habitual melancholy, his face had no characteristic or fixed expression. He was thin through the chest, and hence slightly stoop-shouldered. When he arose to address courts, juries, or crowds of people, his body inclined forward to a slight degree. At first he was very awkward, and it seemed a real labor to adjust himself to his surroundings. He struggled for a time under a feeling of apparent diffidence and sensitiveness, and these only added to his awkwardness. I

have often seen and sympathized with Mr. Lincoln during these moments. When he began speaking, his voice was shrill, piping, and unpleasant. His manner, his attitude, his dark, yellow face, wrinkled and dry, his oddity of pose, his diffident movements—everything seemed to be against him, but only for a short time. After having arisen, he generally placed his hands behind him, the back of his left hand in the palm of his right, the thumb and fingers of his right hand clasped around the left arm at the wrist. For a few moments he played the combination of awkwardness, sensitiveness, and diffidence. As he proceeded he became somewhat animated, and to keep in harmony with his growing warmth his hands relaxed their grasp and fell to his side. Presently he clasped them in front of him, interlocking his fingers, one thumb meanwhile chasing another. His speech now requiring more emphatic utterance, his fingers unlocked and his hands fell apart. His left arm was thrown behind, the back of his hand resting against his body, his right hand seeking his side. By this time he had gained sufficient composure, and his real speech began. He did not gesticulate as much with his hands as with his head. He used the latter frequently, throwing it with vim this way and that. This movement was a significant one when he sought to enforce his statement. It sometimes came with a quick jerk, as if throwing off electric sparks into combustible material. He never sawed the air nor rent space into tatters and

rags, as some orators do. He never acted for stage effect. He was cool, considerate, reflective—in time self-possessed and self-reliant. His style was clear, terse, and compact. In argument he was logical, demonstrative, and fair. He was careless of his dress, and his clothes, instead of fitting neatly as did the garments of Douglas on the latter's well-rounded form, hung loosely on his giant frame. As he moved along in his speech he became freer and less uneasy in his movements; to that extent he was graceful. He had a perfect naturalness, a strong individuality; and to that extent he was dignified. He despised glitter, show, set forms, and shams. He spoke with effectiveness and to move the judgment as well as the emotions of men. There was a world of meaning and emphasis in the long, bony finger of his right hand as he dotted the ideas on the minds of his hearers. Sometimes, to express joy or pleasure, he would raise both hands at an angle of about fifty degrees, the palms upward, as if desirous of embracing the spirit of that which he loved. If the sentiment was one of detestation—denunciation of slavery, for example—both arms, thrown upward and fists clenched, swept through the air, and he expressed an execration that was truly sublime. This was one of his most effective gestures, and signified most vividly a fixed determination to drag down the object of his hatred and trample it in the dust. He always stood squarely on his feet, toe even h toe; that is, he never put one foot before the

other. He neither touched nor leaned on anything for support. He made but few changes in his positions and attitudes. He never ranted, never walked backward and forward on the platform. To ease his arms he frequently caught hold, with his left hand, of the lapel of his coat, keeping his thumb upright and leaving his right hand free to gesticulate. The designer of the monument recently erected in Chicago has happily caught him in just this attitude. As he proceeded with his speech the exercise of his vocal organs altered somewhat the tone of his voice. It lost, in a measure, its former acute and shrilling pitch, and mellowed into a more harmonious and pleasant sound. His form expanded, and, notwithstanding the sunken breast, he rose up a splendid and imposing figure. Such was Lincoln the orator.

WM. H. HERNDON.

From "Life of Lincoln."

SPEECH IN REPLY TO SENATOR DOUGLAS.

(Delivered at Chicago, July 10, 1858.)

MY FELLOW-CITIZENS:—On yesterday evening, upon the occasion of the reception given to Senator Douglas, I was furnished with a seat very convenient for hearing him, and was otherwise very courteously treated by him and his friends, for which I thank him and them. During the course of his remarks my name was mentioned in such a way as, I suppose, renders it at

least not improper that I should make some sort of reply to him. I shall not attempt to follow him in the precise order in which he addressed the assembled multitude upon that occasion, though I shall perhaps do so in the main.

Popular sovereignty! everlasting popular sovereignty! Let us for a moment inquire into this vast matter of popular sovereignty. What is popular sovereignty? We recollect that in an early period in the history of this struggle, there was another name for the same thing,—Squatter Sovereignty. It was not exactly Popular Sovereignty, but Squatter Sovereignty. What do those terms mean? What do those terms mean when used now? And vast credit is taken by our friend the Judge in regard to his support of it, when he declares the last years of his life have been, and all the future years of his life shall be, devoted to this matter of popular sovereignty. What is it? Why, it is the sovereignty of the people! What was Squatter Sovereignty? I suppose if it had any significance at all, it was the right of the people to govern themselves, to be sovereign in their own affairs while they were squatted down in a country not their own, while they had squatted on a Territory that did not belong to them, in the sense that a State belongs to the people who inhabit it,—when it belonged to the nation; such right to govern themselves was called “Squatter Sovereignty.”

Now, I wish you to mark. What has become of that

Squatter Sovereignty? What has become of it? Can you get anybody to tell you now that the people of a Territory have any authority to govern themselves, in regard to this mooted question of slavery, before they form a State Constitution? No such thing at all, although there is a general running fire, and although there has been a hurrah made in every speech on that side, assuming that policy had given the people of a Territory the right to govern themselves upon this question; yet the point is dodged. To-day it has been decided—no more than a year ago it was decided by the Supreme Court of the United States, and is insisted upon to-day—that the people of a Territory have no right to exclude slavery from a Territory; that if any one man chooses to take slaves into a Territory, all of the rest of the people have no right to keep them out. This being so, and this decision being made one of the points that the Judge approved, and one in the approval of which he says he means to keep me down, —put me down I should not say, for I have never been up. He says he is in favor of it, and sticks to it, and expects to win his battle on that decision, which says that there is no such thing as Squatter Sovereignty, but that any one man may take slaves into a Territory, and all the other men in the Territory may be opposed to it, and yet, by reason of the Constitution, they cannot prohibit it. When that is so, how much is left of this vast matter of Squatter Sovereignty I should like to know? [A voice—“It is all gone.”]

Again, when we get to the question of the right of the people to form a State Constitution as they please, to form it with slavery or without slavery,—if that is anything new, I confess I don't know it. Has there ever been a time when anybody said that any other than the people of a Territory itself should form a Constitution? What is now in it that Judge Douglas should have fought several years of his life, and pledged himself to fight all the remaining years of his life for? Can Judge Douglas find anybody on earth that said that anybody else should form a Constitution for a people? [A voice—"Yes."'] Well, I should like you to name him, I should like to know who he was. [Same voice—"John Calhoun."']

No, Sir, I never heard of even John Calhoun saying such a thing. He insisted on the same principle as Judge Douglas; but his mode of applying it, in fact, was wrong. It is enough for my purpose to ask this crowd when a Republican ever said anything against it. They never said anything against it, but they have constantly spoken for it; and whosoever will undertake to examine the platform, and the speeches of responsible men of the party, and of irresponsible men, too, if you please, will be unable to find one word from anybody in the Republican ranks opposed to that Popular Sovereignty which Judge Douglas thinks that he has invented. I suppose that Judge Douglas will claim, in a little while, that he is the inventor of the idea that the people should govern themselves; that

nobody ever thought of such a thing until he brought it forward. We do not remember, I suppose, that in that old Declaration of Independence it is said that, "We hold these truths to be self-evident, that all men are created equal; that they are endowed by their Creator with certain inalienable rights; that among these are life, liberty, and the pursuit of happiness; that to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed." There is the origin of the Popular Sovereignty. Who, then, shall come in at this day and claim that he invented it?

Judge Douglas made two points upon my recent speech at Springfield. He says they are to be the issues of this campaign. The first one of these points he bases upon the language in a speech which I delivered at Springfield, which I believe I can quote correctly from memory. I said there that, "We are now far on in the fifth year since a policy was instituted for the avowed object and with the confident promise of putting an end to slavery agitation; under the operation of that policy, that agitation had not only not ceased, but had constantly augmented." "I believe it will not cease until a crisis shall have been reached and passed. A house divided against itself cannot stand. I believe this Government cannot endure permanently, half slave and half free. I do not expect the Union to be dissolved,"—I am quoting from my speech,—“I do not expect the house to fall, but I do

expect it will cease to be divided. It will become all one thing or all the other. Either the opponents of slavery will arrest the spread of it and place it where the public mind shall rest in the belief that it is in the course of ultimate extinction, or its advocates will push it forward until it shall become alike lawful in all the States, North as well as South."

In this paragraph, which I have quoted in your hearing, and to which I ask the attention of all, Judge Douglas thinks he discovers great political heresy. I want your attention particularly to what he has inferred from it. He says I am in favor of making all the States of this Union uniform in all their internal regulations; that in all their domestic concerns I am in favor of making them entirely uniform. He draws this inference from the language I have quoted to you. He says that I am in favor of making war by the North upon the South for the extinction of slavery, that I am also in favor of inviting (as he expresses it) the South to a war upon the North for the purpose of nationalizing slavery. Now, it is singular enough, if you will carefully read that passage over, that I did not say that I was in favor of anything in it. I only said what I expected would take place. I made a prediction only,—it may have been a foolish one, perhaps. I did not even say that I desired that slavery should be put in course of ultimate extinction. I do say so now, however, so there need be no longer any difficulty about that. It may be written down in the next speech.

Gentlemen, Judge Douglas informed you that this speech of mine was probably carefully prepared. I admit that it was. I am not master of language; I have not a fine education; I am not capable of entering into a disquisition upon dialects, as I believe you call it; but I do not believe the language I employed bears any such construction as Judge Douglas puts upon it. But I don't care about a quibble in regard to words. I know what I meant, and I will not leave this crowd in doubt, if I can explain it to them, what I really meant in the use of that paragraph.

I am not, in the first place, unaware that this Government has endured eighty-two years half slave and half free. I know that. I am tolerably well acquainted with the history of the country, and I know that it has endured eighty-two years half slave and half free. I believe—and that is what I meant to allude to there—I believe it has endured, because during all that time, until the introduction of the Nebraska bill, the public mind did rest all the time in the belief that slavery was in course of ultimate extinction. That was what gave us the rest that we had through that period of eighty-two years,—at least, so I believe. I have always hated slavery, I think, as much as any Abolitionist,—I have been an Old Line Whig,—I have always hated it; but I have always been quiet about it until this new era of the introduction of the Nebraska bill began. I always believed that everybody was against it, and that it was in course of ultimate extinc-

tion. The great mass of the Nation have rested in the belief that slavery was in course of ultimate extinction. They had reason so to believe.

The adoption of the Constitution and its attendant history led the people to believe so; and that such was the belief of the framers of the Constitution. Why did those old men, about the time of the adoption of the Constitution, decree that slavery should not go into the new territory, where it had not already gone? Why declare that within twenty years the African Slave Trade, by which slaves are supplied, might be cut off by Congress? Why were all these acts? I might enumerate more of these acts; but enough. What were they but a clear indication that the framers of the Constitution intended and expected the ultimate extinction of that institution? And now, when I say, as I said in my speech that Judge Douglas has quoted from, when I say that I think the opponents of slavery will resist the farther spread of it, and place it where the public mind shall rest with the belief that it is in course of ultimate extinction, I only mean to say that they will place it where the founders of this Government originally placed it.

I have said a hundred times, and I have no inclination to take it back, that I believe there is no right, and ought to be no inclination, in the people of the Free States to enter into the Slave States, and interfere with the question of slavery at all. I have said
t always; Judge Douglas has heard me say it, if

not quite a hundred times, at least as good as a hundred times; and when it is said that I am in favor of interfering with slavery where it exists, I know that it is unwarranted by anything I have ever intended, and, as I believe, by anything I have ever said. If, by any means, I have ever used language which could fairly be so construed (as, however, I believe I never have), I now correct it.

So much, then, for the inference that Judge Douglas draws, that I am in favor of setting the sections at war with one another. I know that I never meant any such thing, and I believe that no fair mind can infer any such thing from anything I have ever said.

Now, in relation to his inference that I am in favor of a general consolidation of all the local institutions of the various States. I will attend to that for a little while, and try to inquire, if I can, how on earth it could be that any man could draw such an inference from anything I said. I have said, very many times, in Judge Douglas's hearing, that no man believed more than I in the principle of self-government; that it lies at the bottom of all my ideas of just government, from beginning to end. I have denied that his use of that term applies properly. But for the thing itself, I deny that any man has ever gone ahead of me in his devotion to the principle, whatever he may have done in efficiency in advocating it. I think that I have said it in your hearing, that I believe each individual is naturally entitled to do as he pleases with himself

and the fruit of his labor, so far as it in no wise interferes with any other man's rights; that each community, as a State, has a right to do exactly as it pleases with all the concerns within that State that interfere with the right of no other State, and that the General Government, upon principle, has no right to interfere with anything other than that general class of things that does concern the whole. I have said that at all times. I have said, as illustrations, that I do not believe in the right of Illinois to interfere with the cranberry laws of Indiana, the oyster laws of Virginia, or the liquor laws of Maine. I have said these things over and over again, and I repeat them here as my sentiments. . . .

A little now on the other point,—the Dred Scott decision. Another of the issues he says that is to be made with me is upon his devotion to the Dred Scott decision, and my opposition to it.

I have expressed heretofore, and I now repeat, my opposition to the Dred Scott decision; but I should be allowed to state the nature of that opposition, and I ask your indulgence while I do so. What is fairly implied by the term Judge Douglas has used, "resistance to the decision"? I do not resist it. If I wanted to take Dred Scott from his master, I would be interfering with property, and that terrible difficulty that Judge Douglas speaks of, of interfering with property, would arise. But I am doing no such thing as that, all that I am doing is refusing to obey it as a polit-

ical rule. If I were in Congress, and a vote should come up on a question whether slavery should be prohibited in a new Territory, in spite of the Dred Scott decision, I would vote that it should.

That is what I would do. Judge Douglas said last night that before the decision he might advance his opinion and it might be contrary to the decision when it was made; but after it was made he would abide by it until it was reversed. Just so! We let this property abide by the decision, but we will try to reverse that decision. [Loud applause.] We will try to put it where Judge Douglas will not object, for he says he will obey it until it is reversed. Somebody has to reverse that decision, since it was made, and we mean to reverse it, and we mean to do it peaceably.

What are the uses of decisions of courts? They have two uses. As rules of property they have two uses. First, they decide upon the question before the court. They decide in this case that Dred Scott is a slave. Nobody resists that. Not only that, but they say to everybody else, that persons standing just as Dred Scott stands, is as he is. That is, they say that when a question comes up upon another person, it will be so decided again, unless the court decides in another way, unless the court overrules its decision. Well, we mean to do what we can to have the court decide the other way. That is one thing we mean to try to do.

We were often,—more than once, at least,—in the course of Judge Douglas's speech last night, reminded

least not improper that I should make some sort of reply to him. I shall not attempt to follow him in the precise order in which he addressed the assembled multitude upon that occasion, though I shall perhaps do so in the main.

Popular sovereignty! everlasting popular sovereignty! Let us for a moment inquire into this vast matter of popular sovereignty. What is popular sovereignty? We recollect that in an early period in the history of this struggle, there was another name for the same thing,—Squatter Sovereignty. It was not exactly Popular Sovereignty, but Squatter Sovereignty. What do those terms mean? What do those terms mean when used now? And vast credit is taken by our friend the Judge in regard to his support of it, when he declares the last years of his life have been, and all the future years of his life shall be, devoted to this matter of popular sovereignty. What is it? Why, it is the sovereignty of the people! What was Squatter Sovereignty? I suppose if it had any significance at all, it was the right of the people to govern themselves, to be sovereign in their own affairs while they were squatted down in a country not their own, while they had squatted on a Territory that did not belong to them, in the sense that a State belongs to the people who inhabit it,—when it belonged to the nation; such a right to govern themselves was called “Squatter sovereignty.”

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Squatter Sovereignty? What has become of it? Can you get anybody to tell you now that the people of a Territory have any authority to govern themselves, in regard to this mooted question of slavery, before they form a State Constitution? No such thing at all, although there is a general running fire, and although there has been a hurrah made in every speech on that side, assuming that policy had given the people of a Territory the right to govern themselves upon this question; yet the point is dodged. To-day it has been decided—no more than a year ago it was decided by the Supreme Court of the United States, and is insisted upon to-day—that the people of a Territory have no right to exclude slavery from a Territory; that if any one man chooses to take slaves into a Territory, all of the rest of the people have no right to keep them out. This being so, and this decision being made one of the points that the Judge approved, and one in the approval of which he says he means to keep me down,—put me down I should not say, for I have never been up. He says he is in favor of it, and sticks to it, and expects to win his battle on that decision, which says that there is no such thing as Squatter Sovereignty, but that any one man may take slaves into a Territory, and all the other men in the Territory may be opposed to it, and yet, by reason of the Constitution, they cannot prohibit it. When that is so, how much is left of this vast matter of Squatter Sovereignty I should like to know? [A voice—“It is all gone.”]

back into that glorious epoch and make themselves feel that they are part of us; but when they look through that old Declaration of Independence, they find that those old men say that, "We hold these truths to be self-evident, that all men are created equal;" and then they feel that that moral sentiment, taught in that day, evidences their relation to those men, that it is the father of all moral principle in them, and that they have a right to claim it as though they were blood of the blood, and flesh of the flesh, of the men who wrote that Declaration; and so they are. That is the electric cord in that Declaration that links the hearts of patriotic and liberty-loving men together, that will link those patriotic hearts as long as the love of freedom exists in the minds of men throughout the world.

Now, sirs, for the purpose of squaring things with this idea of "don't care if slavery is voted up or voted down," for sustaining the Dred Scott decision, for holding that the Declaration of Independence did not mean anything at all, we have Judge Douglas giving his exposition of what the Declaration of Independence means, and we have him saying that the people of America are equal to the people of England. According to his construction, you Germans are not connected with it. Now, I ask you in all soberness, if all these things, if indulged in, if ratified, if confirmed and indorsed, if taught to our children, and repeated to them, do not tend to rub out the sentiment of liberty

in the country, and to transform this Government into a government of some other form. Those arguments that are made, that the inferior race are to be treated with as much allowance as they are capable of enjoying; that as much is to be done for them as their condition will allow,—what are these arguments? They are the arguments that Kings have made for enslaving the people in all ages of the world. You will find that all the arguments in favor of King-craft were of this class; they always bestrode the necks of the people, not that they wanted to do it, but because the people were better off for being ridden. That is their argument, and this argument of the Judge is the same old serpent that says, “You work, and I eat; you toil, and I will enjoy the fruits of it.” Turn it whatever way you will, whether it come from the mouth of a King, an excuse for enslaving the people of his country, or from the mouth of men of one race as a reason for enslaving the men of another race, it is all the same old serpent; and I hold, if that course of argumentation that is made for the purpose of convincing the public mind that we should not care about this, should be granted, it does not stop with the negro. I should like to know if, taking this old Declaration of Independence, which declares that all men are equal upon principle, you begin making exceptions to it, where you will stop? If one man says it does not mean a negro, why not another say it does not mean some other man? If that declaration is not the truth, let us get

the statute book in which we find it, and tear it out! Who is so bold as to do it? If it is not true, let us tear it out! [cries of "No, no."] Let us stick to it, then; let us stand firmly by it then.

It may be argued that there are certain conditions that make necessities and impose them upon us; and to the extent that a necessity is imposed upon a man, he must submit to it. I think that was the condition in which we found ourselves when we established this Government. We had slaves among us, we could not get our Constitution unless we permitted them to remain in slavery; we could not secure the good we did secure if we grasped for more; and having by necessity submitted to that much it does not destroy the principle that is the charter of our liberties. Let that charter stand as our standard.

(My friend has said to me that I am a poor hand to quote Scripture. I will try it again, however. It is said in one of the admonitions of our Lord; "As your Father in Heaven is perfect, be ye also perfect." The Savior, I suppose, did not expect that any human creature could be perfect as the Father in Heaven; but He said; "As your Father in Heaven is perfect, be ye also perfect." He set that up as a standard, and he who did most toward reaching that standard, attained the highest degree of moral perfection. So I say in relation to the principle that all men are created equal, let it be as nearly reached as we can. If we cannot give freedom to every creature, let us do nothing that

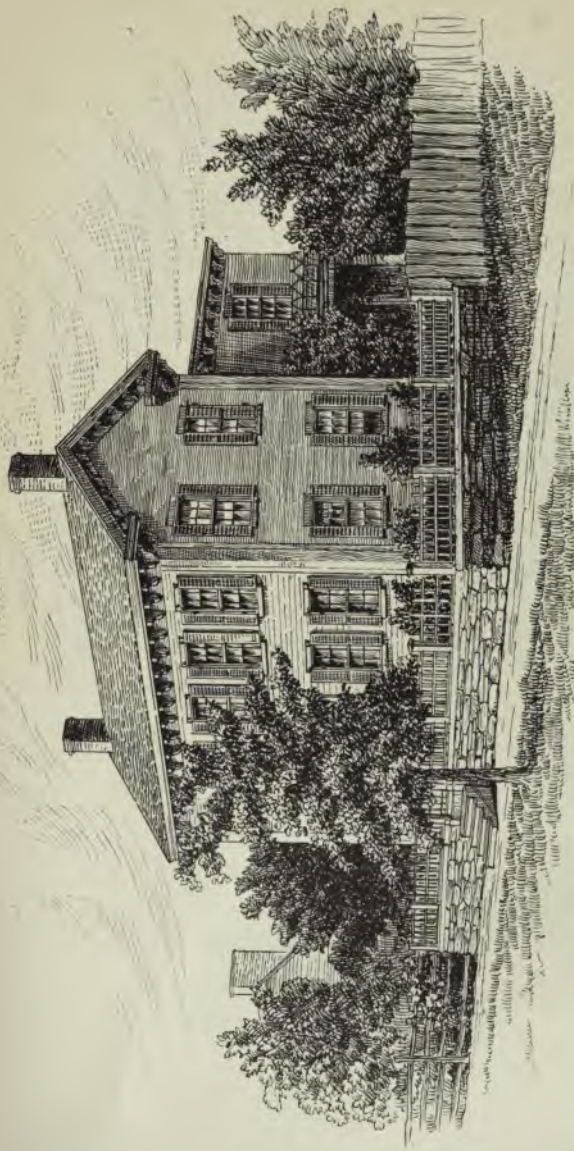
will impose slavery upon any other creature.) Let us then turn this Government back into the channel in which the framers of the Constitution originally placed it. Let us stand firmly by each other. If we do not do so we are tending in the contrary direction that our friend Judge Douglas proposes—not intentionally—as working in the traces tends to make this one universal slave nation. He is one that runs in that direction, and as such I resist him.

My friends, I have detained you about as long as I desired to do, and I have only to say, let us discard all this quibbling about this man and the other man, this race and that race and the other race being inferior, and therefore they must be placed in an inferior position. Let us discard all these things, and unite as one people throughout this land, until we shall once more stand up declaring that all men are created equal.

LINCOLN AS A LAWYER.

As he entered the trial, where most lawyers would object he would say he “reckoned” it would be fair to let this in, or that, and sometimes, when his adversary could not quite prove what Lincoln knew to be the truth, he “reckoned” it would be fair to admit the truth to be so-and-so. When he did object to the court, and when he heard his objections answered, he would often say, “Well, I reckon I must be wrong.”

The Wright case referred to was a suit brought by Lincoln and myself to compel a pension agent to refund a portion of a fee which he had withheld from the widow of a Revolutionary soldier. The entire pension was \$400, of which sum the agent had retained one-half. The pensioner, an old woman crippled and bent with age, came hobbling into the office and told her story. It stirred Lincoln up, and he walked over to the agent's office and made a demand for a return of the money, but without success. Then suit was brought. The day before the trial I hunted up for Lincoln, at his request, a history of the Revolutionary War, of which he read a good portion. He told me to remain during the trial, until I had heard his address to the jury. "For," said he, "I am going to skin Wright, and get that money back." The only witness we introduced was the old lady, who, through her tears, told her story. In his speech to the jury, Lincoln recounted the causes leading to the outbreak of the Revolutionary struggle, and then drew a vivid picture of the hardships of Valley Forge, describing with minuteness the men, barefooted and with bleeding feet, creeping over the ice. As he reached that point in his speech wherein he narrated the hardened action of the defendant in fleecing the old woman of her pension his eyes flashed, and throwing aside his handkerchief, which he held in his right hand, he fairly launched into him. His speech for the next five or ten minutes justified the declaration of Davis, that he



RESIDENCE IN SPRINGFIELD.



was "hurtful in denunciation and merciless in castigation." There was no rule of court to restrain him in his argument, and I never, either on the stump or on other occasions in court, saw him so wrought up. Before he closed, he drew an ideal picture of the plaintiff's husband, the deceased soldier, parting with his wife at the threshold of their home, and kissing their little babe in cradle, as he started for the war. "Time rolls by," he said, in conclusion; "The heroes of '76 have passed away and are encamped on the other shore. The soldier has gone to rest, and now, crippled, blinded, and broken, his widow comes to you and to me, gentlemen of the jury, to right her wrongs. She was not always thus. She was once a beautiful young woman. Her step was as elastic, her face as fair, and her voice as sweet as any that rang in the mountains of old Virginia. But now she is poor and defenseless. Out here on the prairies of Illinois, many hundreds of miles away from the scenes of her childhood, she appeals to us, who enjoy the privileges achieved for us by the patriots of the Revolution, for our sympathetic aid and manly protection. All I ask is, shall we befriend her?" The speech made the desired impression on the jury. Half of them were in tears, while the defendant sat in the court room, drawn up and writhing under the fire of Lincoln's fierce invective. The jury returned a verdict in our favor for every cent we demanded. Lincoln was so much interested in the old lady that he became her surety for costs, paid her way

home, and her hotel bill while she was in Springfield. When the judgment was paid we remitted the proceeds to her and made no charge for our services. Lincoln's notes for the argument were unique: "No contract.—Not professional services.—Unreasonable charge.—Money retained by Def't not given by Pl'ff.—Revolutionary War.—Describe Valley Forge privations.—Ice.—Soldiers' bleeding feet.—Pl'ff's husband.—Soldier leaving home for army.—Skin Def't.—Close."

From "Life of Lincoln."

WM. H. HERNDON.

COOPER UNION SPEECH.

(Delivered in New York, February 27, 1860.)

MR. PRESIDENT AND FELLOW CITIZENS OF NEW YORK:—The facts with which I shall deal this evening are mainly old and familiar; nor is there anything new in the general use I shall make of them. If there shall be any novelty, it will be in the mode of presenting the facts, and the inferences and observations following that presentation.

In his speech last autumn at Columbus, Ohio, as reported in the *New York Times*, Senator Douglas said:

"Our fathers, when they framed the Government under which we live, understood this question just as well, and even better, than we do now."

I fully indorse this, and I adopt it as a text for this

discourse. I so adopt it because it furnishes a precise and an agreed starting point for the discussion between Republicans and that wing of the Democracy headed by Senator Douglas. It simply leaves the inquiry, "What was the understanding those fathers had of the questions mentioned?"

What is the frame of Government under which we live?

The answer must be, "The Constitution of the United States." That Constitution consists of the original, framed in 1787 (and under which the present Government first went into operation), and twelve subsequently framed amendments, the first ten of which were framed in 1789.

✓ Who were our fathers that framed the Constitution? I suppose the "thirty-nine" who signed the original instrument may be fairly called our fathers who framed that part of the present Government. It is almost exactly true to say they framed it, and it is altogether true to say they fairly represented the opinion and sentiment of the whole nation at that time. Their names, being familiar to nearly all, and accessible to quite all, need not now be repeated.

I take these "thirty-nine," for the present, as being "our fathers who framed the Government under which we live."

What is the question which, according to the text, those fathers understood just as well, and even better, than we do now?

It is this: Does the proper division of local from federal authority, or anything in the Constitution, forbid our Federal Government control as to slavery in our Federal Territories?

Upon this, Douglas holds the affirmative, and Republicans the negative. This affirmative and denial form an issue; and this issue—this question—is precisely what the text declares our fathers understood better than we.

Let us now inquire whether the "thirty-nine," or any of them, ever acted upon this question; and if they did, how they acted upon it—how they expressed that better understanding.

In 1784, three years before the Constitution, the United States then owning the Northwestern Territory, and no other, the Congress of the Confederation had before them the question of prohibiting slavery in that Territory; and four of the "thirty-nine" who afterward framed the Constitution were in that Congress, and voted on that question. Of these, Roger Sherman, Thomas Mifflin, and Hugh Williamson voted for the prohibition, thus showing that, in their understanding, no line dividing local from federal authority, nor anything else, properly forbade the Federal Government control as to slavery in federal territory. The other of the four, James McHenry, voted against the prohibition, showing that for some cause he thought it improper to vote for it.

In 1787, still before the Constitution, but while the

Convention was in session framing it, and while the Northwestern Territory still was the only territory owned by the United States, the same question of prohibiting slavery in the territory again came before the Congress of the Confederation; and two more of the "thirty-nine," who afterward signed the Constitution, were in that Congress, and voted on the question. They were William Blount and William Few; and they both voted for the prohibition—thus showing that in their understanding no line dividing local from federal authority, nor anything else, properly forbade the Federal Government control as to slavery in federal territory. This time the prohibition became a law, being part of what is now well known as the Ordinance of '87.

The question of federal control of slavery in the territories seems not to have been directly before the Convention which framed the original Constitution; and hence it is not recorded that the "thirty-nine," or any of them, while engaged on that instrument, expressed any opinion on that precise question.

In 1789, by the first Congress which sat under the Constitution, an act was passed to enforce the Ordinance of '87, including the prohibition of slavery in the Northwestern Territory. The bill for this act was reported by one of the "thirty-nine"—Thomas Fitzsimons, then a member of the House of Representatives from Pennsylvania. It went through all its stages without a word of opposition, and finally passed both

branches without yeas and nays, which is equivalent to a unanimous passage. In this Congress there were sixteen of the "thirty-nine" fathers who framed the original Constitution. They were John Langdon, Nicholas Gilman, Wm. S. Johnson, Roger Sherman, Robert Morris, Thos. Fitzsimmons, William Few, Abraham Baldwin, Rufus King, William Patterson, George Clymer, Richard Bassett, George Read, Pierce Butler, Daniel Carrol, James Madison.

This shows that, in their understanding, no line dividing local from federal authority, nor anything in the Constitution, properly forbade Congress to prohibit slavery in the federal territory; else both their fidelity to correct principle, and their oath to support the Constitution, would have constrained them to oppose the prohibition.

Again, George Washington, another of the "thirty-nine," was then President of the United States, and as such approved and signed the bill, thus completing its validity as a law, and thus showing that, in his understanding, no line dividing local from federal authority, nor anything in the Constitution, forbade the Federal Government control as to slavery in federal territory.

No great while after the adoption of the original Constitution, North Carolina ceded to the Federal Government the country now constituting the State of Tennessee; and a few years later Georgia ceded that which now constitutes the States of Mississippi and

Alabama. In both deeds of cession it was made a condition by the ceding States that the Federal Government should not prohibit slavery in the ceded country. Besides this, slavery was then actually in the ceded country. Under these circumstances, Congress, on taking charge of these countries, did not absolutely prohibit slavery within them. But they did interfere with it—take control of it—even there, to a certain extent. In 1798 Congress organized the Territory of Mississippi. In the act of organization they prohibited the bringing of slaves into the Territory from any place without the United States by fine and giving freedom to slaves so brought. This act passed both branches of Congress without yeas and nays. In that Congress were three of the "thirty-nine" who framed the original Constitution. They were John Langdon, George Read, and Abraham Baldwin. They all probably voted for it. Certainly they would have placed their opposition to it upon record if, in their understanding, any line dividing local from federal authority, or anything in the Constitution, properly forbade the Federal Government control as to slavery in federal territory.

In 1803 the Federal Government purchased the Louisiana country. Our former territorial acquisitions came from certain of our own States; but this Louisiana country was acquired from a foreign nation. In 1804 Congress gave a territorial organization to that part of it which now constitutes the State of Louisiana.

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New Orleans, lying within that part, was an old and comparatively large city. There were other considerable towns and settlements, and slavery was extensively and thoroughly intermingled with the people. Congress did not, in the Territorial Act, prohibit slavery; but they did interfere with it—take control of it—in a more marked and extensive way than they did in the case of Mississippi. The substance of the provision therein made in relation to slaves was:

a (1) That no slave should be imported into the territory from foreign parts.

b (2) That no slave should be carried into it who had been imported into the United States since the first day of May, 1798.

c (3) That no slave should be carried into it, except by the owner, and for his own use as a settler; the penalty in all the cases being a fine upon the violator of the law, and freedom to the slave.

✓ This act also was passed without yeas and nays. In the Congress which passed it there were two of the "thirty-nine." They were Abraham Baldwin and Jonathan Dayton. As stated in the case of Mississippi, it is probable they both voted for it. They would not have allowed it to pass without recording their opposition to it if, in their understanding, it violated either the line proper dividing local from federal authority, or any provision of the Constitution.

In 1819-20 came and passed the Missouri question. Many votes were taken, by yeas and nays, in both

branches of Congress, upon the various phases of the general question. Two of the "thirty-nine"—Rufus King and Charles Pinckney—were members of that Congress. Mr. King steadily voted for slavery prohibition and against all compromises, while Mr. Pinckney as steadily voted against slavery prohibition and against all compromises. By this, Mr. King showed that, in his understanding, no line dividing local from federal authority, nor anything in the Constitution, was violated by Congress prohibiting slavery in federal territory; while Mr. Pinckney, by his votes, showed that, in his understanding, there was some sufficient reason for opposing such prohibition in that case.

The cases I have mentioned are the only acts of the "thirty-nine," or of any of them, upon the direct issue, which I have been able to discover.

To enumerate the persons who thus acted as being four in 1784, two in 1787, seventeen in 1789, three in 1798, two in 1804, and two in 1819-20, there would be thirty of them. But this would be counting John Langdon, Roger Sherman, William Few, Rufus King, and George Read each twice, and Abraham Baldwin three times. The true number of those of the "thirty-nine" whom I have shown to have acted upon the question which, by the text, they understood better than we, is twenty-three, leaving sixteen not shown to have acted upon it in any way.

Here, then, we have twenty-three out of our "thirty-

Summa

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nine" fathers who framed the Government under which we live, who have, upon their official responsibility and their corporal oaths, acted upon the very question which the text affirms they "understood just as well, and even better, than we do now"; and twenty-one of them—a clear majority of the whole "thirty-nine"—so acting upon it as to make them guilty of gross political impropriety and willful perjury if, in their understanding, any proper division between local and federal authority, or anything in the Constitution they had made themselves, and sworn to support, forbade the Federal Government control as to slavery in the federal territories. Thus the twenty-one acted; and, as actions speak louder than words, so actions under such responsibility speak still louder.

Two of the twenty-three voted against Congressional prohibition of slavery in the Federal Territories, in the instances in which they acted upon the question. But for what reasons they so voted is not known. They may have done so because they thought a proper division of local from federal authority, or some provision or principle of the Constitution, stood in the way; or they may, without any such question, have voted against the prohibition on what appeared to them to be sufficient grounds of expediency. No one who has sworn to support the Constitution can conscientiously vote for what he understands to be an unconstitutional measure, however expedient he may think it; but one may and ought to vote against a

measure which he deems constitutional if, at the same time, he deems it inexpedient. It, therefore, would be unsafe to set down even the two who voted against the prohibition as having done so because, in their understanding, any proper division of local from federal authority, or anything in the Constitution, forbade the Federal Government control as to slavery in federal territory.

The remaining sixteen of the "thirty-nine," so far as I have discovered, have left no record of their understanding upon the direct question of federal control of slavery in the Federal Territories. But there is much reason to believe that their understanding upon that question would not have appeared different from that of their twenty-three compeers, had it been manifested at all.

For the purpose of adhering rigidly to the text, I have purposely omitted whatever understanding may have been manifested by any person, however distinguished, other than the "thirty-nine" fathers who framed the original Constitution; and, for the same reason, I have also omitted whatever understanding may have been manifested by any of the "thirty-nine" even on any other phase of the general question of slavery. If we should look into their acts and declarations on those other phases, as the foreign slave-trade, and the morality and policy of slavery generally, it would appear to us that on the direct question of federal control of slavery in Federal Territories, the

sixteen, if they had acted at all, would probably have acted just as the twenty-three did. Among that sixteen were several of the most noted anti-slavery men of those times,—as Dr. Franklin, Alexander Hamilton, and Gouverneur Morris,—while there was not one now known to have been otherwise, unless it may be John Rutledge, of South Carolina.

c { The sum of the whole is, that of our "thirty-nine" fathers who framed the original Constitution, twenty-one—a clear majority of the whole—certainly understood that no proper division of local from federal authority, nor any part of the Constitution, forbade the Federal Government to control slavery in the Federal Territories; while all the rest probably had the same understanding. Such, unquestionably, was the understanding of our fathers who framed the original Constitution; and the text affirms that they understood the question "better than we."

2 ~~1~~ But, so far, I have been considering the understanding of the question manifested by the framers of the original Constitution. In and by the original instrument, a mode was provided for amending it; and, as I have already stated, the present frame of "the Government under which we live" consists of that original, and twelve amendatory articles framed and adopted since. Those who now insist that federal control of slavery in federal territories violates the Constitution, point us to the provisions which they suppose it thus violates; and, as I understand, they all fix upon pro-

visions in these amendatory articles, and not in the original instrument. The Supreme Court, in the Dred ~~†~~ Scott case, plant themselves upon the fifth amendment, which provides that no person shall be deprived of life, liberty, or property without due process of law; while Senator Douglas and his peculiar adherents plant themselves upon the tenth amendment, providing that "the powers not delegated to the United States by the Constitution are reserved to the States respectively, or to the people."

Now, it so happens that these amendments were framed by the first Congress which sat under the Constitution—the identical Congress which passed the act, ~~†~~ ~~†~~ ~~a~~ already mentioned, enforcing the prohibition of slavery in the Northwestern Territory. Not only was it the same Congress, but they were the identical, same individual men who, at the same session, and at the same time within the session, had under consideration, and in progress toward maturity, these Constitutional amendments, and this act prohibiting slavery in all the territory the nation then owned. The Constitutional amendments were introduced before, and passed after, the act enforcing the Ordinance of '87; so that during the whole pendency of the act to enforce the Ordinance, the Constitutional amendments were also pending.

That Congress, consisting in all of seventy-six members, including sixteen of the framers of the original Constitution, as before stated, were pre-eminently our fathers who framed that part of the Government under

which we live, which is now claimed as forbidding the Federal Government to control slavery in the Federal Territories.

Is it not a little presumptuous in any one at this day to affirm that the two things which that Congress deliberately framed, and carried to maturity at the same time, are absolutely inconsistent with each other? And does not such affirmation become impudently absurd when coupled with the other affirmation, from the same mouth, that those who did the two things alleged to be inconsistent, understood whether they were really inconsistent better than we—better than he who affirms that they are inconsistent?

It is surely safe to assume that the "thirty-nine" framers of the original Constitution, and the seventy-six members of the Congress which framed the amendments thereto, taken together, do certainly include those who may be fairly called "our fathers who framed the Government under which we live." And so assuming, I defy any man to show that any one of them ever, in his whole life, declared that, in his understanding, any proper division of local from federal authority, or any part of the Constitution, forbade the Federal Government control as to slavery in the Federal Territories. I go a step further. I defy any one to show that any living man in the whole world ever did, prior to the beginning of the present century (and I might almost say prior to the beginning of the last half of the present century), declare that, in his under-

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summary

standing, any proper division of local from federal authority, or any part of the Constitution, forbade the Federal Government control as to slavery in the Federal Territories. To those who now so declare I give not only "our fathers who framed the Government under which we live," but with them all other living men within the century in which it was framed, among whom to search, and they shall not be able to find the evidence of a single man agreeing with them.

/// Now, and here, let me guard a little against being misunderstood. I do not mean to say we are bound to follow implicitly in whatever our fathers did. To do so would be to discard all the lights of current experience, to reject all progress, all improvement. What I do say is that if we would supplant the opinions and policy of our fathers in any case, we should do so upon evidence so conclusive, and argument so clear, that even their great authority, fairly considered and weighed, cannot stand; and most surely not in a case whereof we ourselves declare they understood the question better than we.

*Conclusion
to J*

If any man at this day sincerely believes that a proper division of local from federal authority, or any part of the Constitution, forbids the Federal Government control as to slavery in the federal territories, he is right to say so, and to enforce his position by all truthful evidence and fair argument which he can. ✓ But he has no right to mislead others, who have less access to history, and less leisure to study it, into the

false belief that "our fathers who framed the Government under which we live" were of the same opinion—thus substituting falsehood and deception for truthful evidence and fair argument. If any man at this day sincerely believes "our fathers who framed the Government under which we live" used and applied principles, in other cases, which ought to have led them to understand that a proper division of local from federal authority, or some part of the Constitution, forbids the Federal Government control as to slavery in the Federal Territories, he is right to say so. But he should, at the same time, brave the responsibility of declaring that, in his opinion, he understands their principles better than they did themselves; and especially should he not shirk that responsibility by asserting that they "understood the question just as well, and even better than we do now."

✓ But enough! Let all who believe that "our fathers who framed the Government under which we live understood this question just as well, and even better, than we do now" speak as they spoke, and act as they acted upon it. This is all Republicans ask—all Republicans desire—in relation to slavery. As those fathers marked it, so let it be again marked, as an evil not to be extended, but to be tolerated and protected only because of and so far as its actual presence among us makes that toleration and protection a necessity. Let all the guaranties those fathers gave it be not grudgingly but fully and fairly maintained. For this

Republicans contend, and with this, so far as I know or believe, they will be content.

And now, if they would listen,—as I suppose they will not,—I would address a few words to the Southern people.

I would say to them: You consider yourselves a reasonable and a just people; and I consider that in the general qualities of reason and justice you are not inferior to any other people. Still, when you speak of us Republicans, you do so only to denounce us as reptiles, or, at the best, as no better than outlaws. You will grant a hearing to pirates or murderers, but nothing like it to "Black Republicans." In all your contentions with one another, each of you deems an unconditional condemnation of "Black Republicanism" as the first thing to be attended to. Indeed, such condemnation of us seems to be an indispensable prerequisite—license, so to speak—among you to be admitted or permitted to speak at all. Now can you or not be prevailed upon to pause and to consider whether this is quite just to us, or even to yourselves? Bring forward your charges and specifications, and then be patient long enough to hear us deny or justify.

You say we are sectional. We deny it. That makes an issue; and the burden of proof is upon you. You produce your proof; and what is it? Why, that our party has no existence in your section—gets no votes in your section. The fact is substantially true; but

does it prove the issue? If it does, then in case we should, without change of principle, begin to get votes in your section, we should thereby cease to be sectional. You cannot escape this conclusion; and yet, are you willing to abide by it? If you are, you will probably soon find that we have ceased to be sectional, for we shall get votes in your section this very year. You will then begin to discover, as the truth plainly is, that your proof does not touch the issue. The fact that we get no votes in your section is a fact of your making, and not of ours. And if there be fault in that fact, that fault is primarily yours, and remains so until you show that we repel you by some wrong principle or practice. If we do repel you by any wrong principle or practice, the fault is ours; but this brings you to where you ought to have started—to a discussion of the right or wrong of our principle. If our principle, put in practice, would wrong your section for the benefit of ours, or for any other object, then our principle, and we with it, are sectional, and are justly opposed and denounced as such. Meet us, then, on the question of whether our principle, put in practice, would wrong your section; and so meet it as if it were possible that something may be said on our side. Do you accept the challenge? No! Then you really believe that the principle which our fathers who framed the Government under which we live thought so clearly right as to adopt it, and indorse it again and again, upon their official oaths, is in fact so clearly wrong as

to demand your condemnation without a moment's consideration.

Some of you delight to flaunt in our faces the warning against sectional parties given by Washington in his Farewell Address. Less than eight years before Washington gave that warning, he had, as President of the United States, approved and signed an act of Congress enforcing the prohibition of slavery in the Northwestern Territory, which act embodied the policy of the government upon that subject up to and at the very moment he penned that warning; and about one year after he penned it he wrote Lafayette that he considered that prohibition a wise measure, expressing in the same connection his hope that we should some time have a confederacy of free States.

✓ Bearing this in mind, and seeing that sectionalism has since arisen upon this same subject, is that warning a weapon in your hands against us, or in our hands against you? Could Washington himself speak, would he cast the blame of that sectionalism upon us, who sustain his policy, or upon you, who repudiate it? We respect that warning of Washington, and we commend it to you, together with his example pointing to the right application of it.

But you say you are conservative—eminently conservative—while we are revolutionary, destructive, or something of the sort. What is conservatism? Is it not adherence to the old and tried against the new and untried? We stick to, contend for, the identical old

policy on the point in controversy which was adopted by our fathers who framed the Government under which we live; while you, with one accord, reject, and scout, and spit upon that old policy, and insist upon substituting something new. True, you disagree among yourselves as to what that substitute shall be. You are divided on new propositions and plans, but you are unanimous in rejecting and denouncing the old policy of the fathers. Some of you are for reviving the foreign slave-trade; some for a Congressional Slave-Code for the Territories; some for Congress forbidding the Territories to prohibit slavery within their limits; some for maintaining slavery in the Territories through the Judiciary; some for the "gur-reat pur-rinciple" that "if one man would enslave another, no third man should object," fantastically called "Popular Sovereignty"; but never a man among you is in favor of federal prohibition of slavery in Federal Territories, according to the practice of our fathers who framed the Government under which we live. Not one of all your various plans can show a precedent or an advocate in the century within which our Government originated. Consider, then, whether your claim of conservatism for yourselves, and your charge of destructiveness against us, are based on the most clear and stable foundations.

Again, you say we have made the slavery question more prominent than it formerly was. We deny it. We admit that it is more prominent, but we deny that

we made it so. It was not we, but you, who discarded the old policy of the fathers. We resisted, and still resist, your innovation; and thence comes the greater prominence of the question. Would you have that question reduced to its former proportions? Go back to that old policy. What has been will be again, under the same conditions. If you would have the peace of the old times, re-adopt the precepts and policy of the old times.

✓ You charge that we stir up insurrections among your slaves. We deny it; and what is your proof? Harper's Ferry! John Brown!! John Brown was no Republican; and you have failed to implicate a single Republican in his Harper's Ferry enterprise. If any member of our party is guilty in that matter, you know it, or you do not know it. If you do know it, you are inexcusable for not designating the man and proving the fact. If you do not know it, you are inexcusable for asserting it, and especially for persisting in the assertion after you have tried and failed to make the proof. You need not be told that persisting in a charge which one does not know to be true is simply malicious slander.

Some of you admit that no Republican designedly aided or encouraged the Harper's Ferry affair, but still insist that our doctrines and declarations necessarily lead to such results. We do not believe it. We know we hold to no doctrine, and make no declaration, which were not held to and made by our fathers who

framed the Government under which we live. You never deal fairly by us in relation to this affair. When it occurred, some important State elections were near at hand, and you were in evident glee with the belief that, by charging the blame upon us, you could get an advantage of us in those elections. The elections came, and your expectations were not quite fulfilled. Every Republican man knew that, as to himself at least, your charge was a slander, and he was not much inclined by it to cast his vote in your favor. Republican doctrines and declarations are accompanied with a continual protest against any interference whatever with your slaves, or with you about your slaves. Surely, this does not encourage them to revolt. True, we do, in common with our fathers who framed the Government under which we live, declare our belief that slavery is wrong; but the slaves do not hear us declare even this. For anything we say or do, the slaves would scarcely know there is a Republican party. I believe they would not, in fact, generally know it but for your misrepresentations of us in their hearing. In your political contest among yourselves, each faction charges the other with sympathy with Black Republicanism; and then, to give point to the charge, defines Black Republicanism to simply be insurrection, blood, and thunder among the slaves.

Slave insurrections are no more common now than they were before the Republican party was organized.

✓ What induced the Southampton insurrection,* twenty-eight years ago, in which at least three times as many lives were lost as at Harper's Ferry? You can scarcely stretch your very elastic fancy to the conclusion that Southampton was got up by Black Republicanism. In the present state of things in the United States, I do not think a general, or even a very extensive slave insurrection is possible. The indispensable concert of action cannot be attained. The slaves have no means of rapid communication; nor can incendiary free men, black or white, supply it. The explosive materials are everywhere in parcels; but there neither are, nor can be supplied, the indispensable connecting trains.

✓ Much is said by southern people about the affection of slaves for their masters and mistresses; and a part of it, at least, is true. A plot for an uprising could scarcely be devised and communicated to twenty individuals before some one of them, to save the life of a favorite master or mistress, would divulge it. This is the rule; and the slave revolution in Hayti was not an exception to it, but a case occurring under peculiar circumstances. The gunpowder plot of British history, though not connected with slaves, was more in point. In that case, only about twenty were admitted

* In Southampton county, Virginia, August, 1831, occurred an uprising of slaves, led by one Nat. Turner, a religious fanatic who believed himself commissioned by heaven to free the slaves with fire and sword. The insurrection was quickly subdued, but cost the life of sixty-one white persons. The affair created the greatest excitement in the South.

to the secret; and yet one of them, in his anxiety to save a friend, betrayed the plot to that friend, and, by consequence, averted the calamity. Occasional poisonings from the kitchen, and open or stealthy assassinations in the field, and local revolts extending to a score or so, will continue to occur as the natural results of slavery; but no general insurrection of slaves, as I think, can happen in this country for a long time. Whoever much fears, or much hopes, for such an event, will be alike disappointed.

In the language of Mr. Jefferson, uttered many years ago, "It is still in our power to direct the process of emancipation and deportation peaceably, and in such slow degrees as that the evil will wear off insensibly; and their places be, *pari passu*, filled up by free white laborers. If, on the contrary, it is left to force itself on, human nature must shudder at the prospect held up."

Mr. Jefferson did not mean to say, nor do I, that the power of emancipation is in the Federal Government. He spoke of Virginia; and, as to the power of emancipation, I speak of the slaveholding States only.

The Federal Government, however, as we insist, has the power of restraining the extension of the institution—the power to insure that a slave insurrection shall never occur on any American soil which is now free from slavery.

John Brown's effort was peculiar. It was not a slave insurrection. It was an attempt by white men to get up a revolt among slaves, in which the slaves

refused to participate. In fact, it was so absurd that the slaves, with all their ignorance, saw plainly enough it could not succeed. That affair, in its philosophy, corresponds with the many attempts, related in history, at the assassination of kings and emperors. An enthusiast broods over the oppression of a people till he fancies himself commissioned by heaven to liberate them. He ventures the attempt, which ends in little else than in his own execution. Orsini's* attempt on Louis Napoleon, and John Brown's attempt at Harper's Ferry, were, in their philosophy, precisely the same. The eagerness to cast blame on old England in the one case, and on New England in the other, does not disprove the sameness of the two things.

And how much would it avail you, if you could, by the use of John Brown, Helper's book,† and the like, break up the Republican organization? Human action can be modified to some extent, but human nature cannot be changed. There is a judgment and a feeling against slavery in this nation, which cast at least a million and a half of votes. You cannot destroy that judgment and feeling—that sentiment—by breaking up the political organization which rallies around it.

*Orsini, Felice. An Italian patriot and revolutionist. He, with others, attempted to assassinate Napoleon III. January 14, 1858. He was executed March 13, 1858.

†Helper's book, "The Impending Crisis of the South: How to Meet It," was written in 1857 by a poor white of North Carolina and first attracted attention from the Republicans in 1859. "It was an arraignment of slavery from the standpoint of the poor white, and in his interest."

You can scarcely scatter and disperse an army which has been formed into order in the face of your heaviest fire; but if you could, how much would you gain by forcing the sentiment which created it out of the peaceful channel of the ballot box into some other channel? What would that other channel probably be? Would the number of John Browns be lessened or enlarged by the operation?

✓ But you will break up the Union rather than submit to a denial of your Constitutional rights.

That has a somewhat reckless sound; but it would be palliated, if not fully justified, were we proposing, by the mere force of numbers, to deprive you of some right plainly written down in the Constitution. But we are proposing no such thing.

When you make these declarations, you have a specific and well-understood allusion to an assumed Constitutional right of yours to take slaves into the Federal Territories and hold them there as property. But no such right is specifically written in the Constitution. That instrument is literally silent about any such right. We, on the contrary, deny that such a right has any existence in the Constitution, even by implication.

Your purpose, then, plainly stated, is that you will destroy the Government, unless you be allowed to construe and enforce the Constitution as you please, on all points in dispute between you and us. You will rule or ruin in all events.

This, plainly stated, is your language to us. Perhaps you will say the Supreme Court has decided the disputed Constitutional question in your favor. Not quite so. But waiving the lawyer's distinction between dictum and decision, the Court has decided the question for you in a sort of way. The Court has substantially said, it is your Constitutional right to take slaves into the Federal Territories, and to hold them there as property.

When I say the decision was made in a sort of way, I mean it was made in a divided Court, by a bare majority of the Judges, and they not quite agreeing with one another in the reasons for making it; that it is so made as that its avowed supporters disagree with one another about its meaning, and that it was mainly based upon a mistaken statement of fact—the statement in the opinion that “the right of property in a slave is distinctly and expressly affirmed in the Constitution.”

An inspection of the Constitution will show that the right of property in a slave is not distinctly and expressly affirmed in it. Bear in mind, the Judges do not pledge their judicial opinion that such right is impliedly affirmed in the Constitution; but they pledge their veracity that it is distinctly and expressly affirmed there—“distinctly,” that is, not mingled with anything else—“expressly,” that is, in words meaning just that without the aid of any inference, and susceptible of no other meaning.

If they had only pledged their judicial opinion that

such right is affirmed in the instrument by implication, it would be open to others to show that neither the word "slave" nor "slavery" is to be found in the Constitution, nor the word "property" even, in any connection with language alluding to the things slave, or slavery; and that wherever in that instrument the slave is alluded to, he is called a "person"; and wherever his master's legal right in relation to him is alluded to, it is spoken of as "service or labor which may be due," as a "debt" payable in service or labor. Also it would be open to show, by contemporaneous history, that this mode of alluding to slaves and slavery, instead of speaking of them, was employed on purpose to exclude from the Constitution the idea that there could be property in man.

To show all this is easy and certain.

When this obvious mistake of the Judges shall be brought to their notice, is it not reasonable to expect that they will withdraw the mistaken statement, and reconsider the conclusion based upon it?

And then it is to be remembered that "our fathers who framed the Government under which we live"—the men who made the Constitution—decided this same Constitutional question in our favor long ago; decided it without division among themselves when making the decision; without division among themselves about the meaning of it after it was made, and, so far as any evidence is left, without basing it upon any mistaken statement of facts.

Under all these circumstances, do you really feel yourselves justified to break up this Government unless such a court decision as yours is shall be at once submitted to as a conclusive and final rule of political action? But you will not abide the election of a Republican President! In that supposed event, you say, you will destroy the Union; and then, you say, the great crime of having destroyed it will be upon us! That is cool. A highwayman holds a pistol to my ear, and mutters through his teeth, "Stand and deliver, or I shall kill you, and then you will be a murderer!"

To be sure, what the robber demanded of me—my money—was my own; and I had a clear right to keep it; but it was no more my own than my vote is my own; and the threat of death to me, to extort my money, and the threat of destruction to the Union, to extort my vote, can scarcely be distinguished in principle.

A few words now to Republicans. It is exceedingly desirable that all parts of this great Confederacy shall be at peace, and in harmony one with another. Let us Republicans do our part to have it so. Even though much provoked, let us do nothing through passion and ill-temper. Even though the southern people will not so much as listen to us, let us calmly consider their demands, and yield to them if, in our deliberate view of our duty, we possibly can. Judging by all they say and do, and by the subject and nature of their controversy with us, let us determine, if we can, what will satisfy them.

Will they be satisfied if the Territories be unconditionally surrendered to them? We know they will not. In all their present complaints against us, the Territories are scarcely mentioned. Invasions and insurrections are the rage now. Will it satisfy them if, in the future, we have nothing to do with invasions and insurrections? We know it will not. We so know, because we know we never had anything to do with invasions and insurrections; and yet this total abstaining does not exempt us from the charge and the denunciation.

The question recurs, what will satisfy them? Simply this: We must not only let them alone, but we must somehow convince them that we do let them alone. This, we know by experience, is no easy task. We have been so trying to convince them from the very beginning of our organization, but with no success. In all our platforms and speeches we have constantly protested our purpose to let them alone; but this has had no tendency to convince them. Alike unavailing to convince them is the fact that they have never detected a man of us in any attempt to disturb them.

These natural and apparently adequate means all failing, what will convince them? This, and this only: Cease to call slavery wrong, and join them in calling it right. And this must be done thoroughly—done in acts as well as in words. Silence will not be tolerated—we must place ourselves avowedly with them. Sen-

ator Douglas's new sedition law must be enacted and enforced, suppressing all declarations that slavery is wrong, whether made in politics, in presses, in pulpits, or in private. We must arrest and return their fugitive slaves with greedy pleasure. We must pull down our Free-State Constitutions. The whole atmosphere must be disinfected from all taint of opposition to slavery, before they will cease to believe that all their troubles proceed from us.

I am quite aware they do not state their case precisely in this way. Most of them would probably say to us, "Let us alone; do nothing to us, and say what you please about slavery." But we do let them alone,—have never disturbed them,—so that, after all, it is what we say which dissatisfies them. They will continue to accuse us of doing until we cease saying.

I am also aware they have not as yet in terms demanded the overthrow of our Free-State Constitutions. Yet those Constitutions declare the wrong of slavery with more solemn emphasis than do all other sayings against it; and when all these other sayings shall have been silenced, the overthrow of these Constitutions will be demanded, and nothing be left to resist the demand. It is nothing to the contrary that they do not demand the whole of this just now. Demanding what they do, and for the reason they do, they can voluntarily stop nowhere short of this consummation. Holding, as they do, that slavery is morally right and socially elevating, they cannot cease

to demand a full national recognition of it as a legal right and a social blessing.

Nor can we justifiably withhold this on any ground save our conviction that slavery is wrong. If slavery is right, all words, acts, laws, and constitutions against it are themselves wrong, and should be silenced and swept away. If it is right, we cannot justly object to its nationality—its universality; if it is wrong, they cannot justly insist upon its extension—its enlargement. All they ask we could readily grant, if we thought slavery right; all we ask they could as readily grant if they thought it wrong. Their thinking it right and our thinking it wrong is the precise fact upon which depends the whole controversy. Thinking it right, as they do, they are not to blame for desiring its full recognition as being right; but thinking it wrong, as we do, can we yield to them? Can we cast our votes with their view, and against our own? In view of our moral, social, and political responsibilities, can we do this?

Wrong as we think slavery is, we can yet afford to let it alone where it is, because that much is due to the necessity arising from its actual presence in the nation; but can we, while our votes will prevent it, allow it to spread into the National Territories, and to overrun us here in these Free States?

If our sense of duty forbids this, then let us stand by our duty fearlessly and effectively. Let us be diverted by none of those sophistical contrivances

wherewith we are so industriously plied and belabored—contrivances such as groping for some middle ground between the right and the wrong; vain as the search for a man who should be neither a living man nor a dead man; such as a policy of "don't care" on a question about which all true men do care; such as Union appeals beseeching true Union men to yield to Disunionists, reversing the Divine rule, and calling, not the sinners, but the righteous to repentance; such as invocations to Washington, imploring men to unsay what Washington said, and undo what Washington did.

Neither let us be slandered from our duty by false accusations against us, nor frightened from it by menaces of destruction to the Government, nor of dungeons to ourselves. Let us have faith that right makes might, and in that faith let us to the end dare to do our duty as we understand it.

EXTRACT FROM HARTFORD SPEECH.

(Delivered March 5, 1860.)

If the Republicans, who think slavery is wrong, get possession of the General Government, we may not root out the evil at once, but may at least prevent its extension. If I find a venomous snake lying on the open prairie, I seize the first stick and kill him at once; but if that snake is in bed with my children, I must be more cautious;—I shall, in striking the snake, also

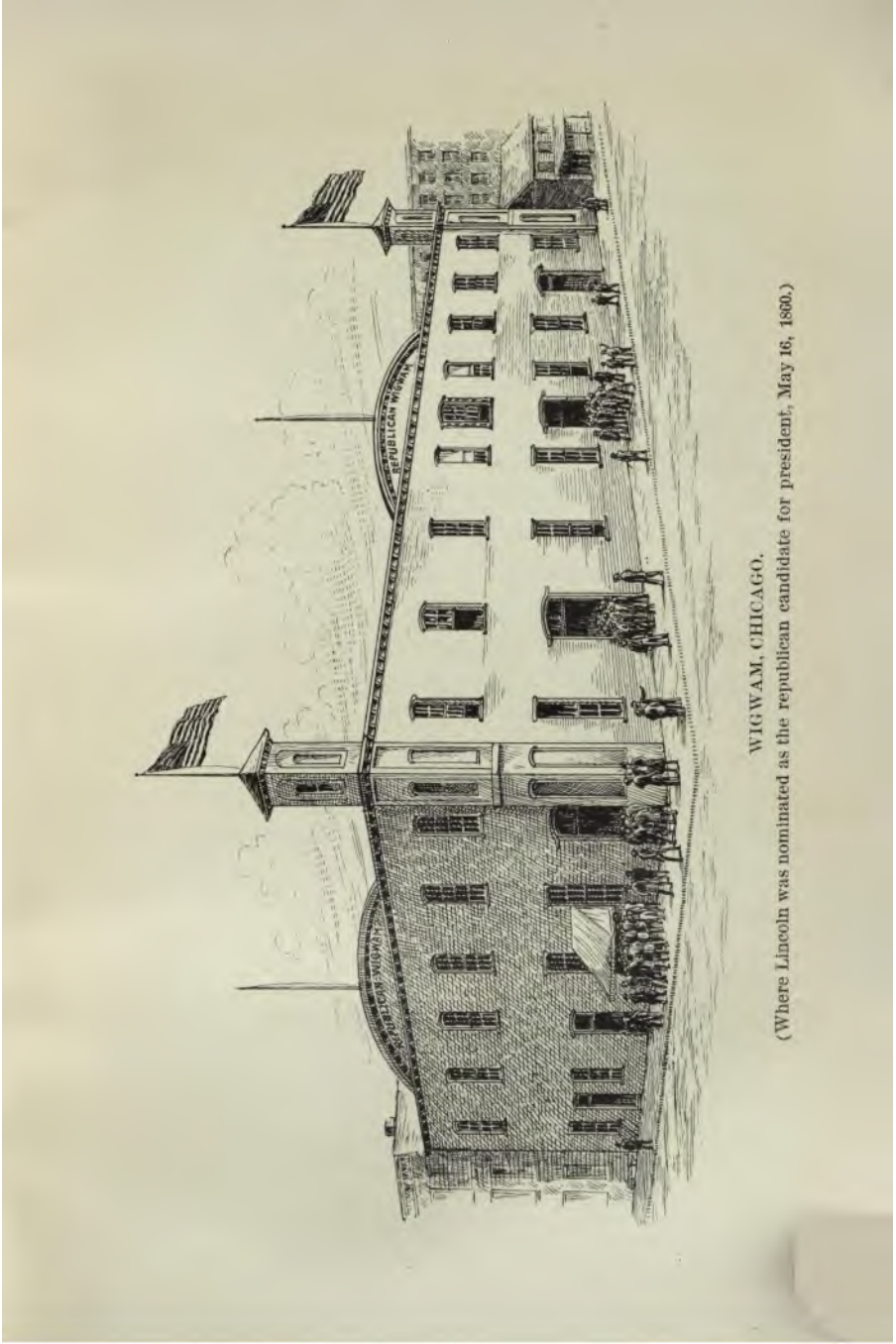
strike the children, or arouse the snake to bite the children. Slavery is the venomous snake in bed with the children. But if the question is whether to kill it on the prairie or put it in bed with other children, I am inclined to think we'd kill it.

Another illustration: When for the first time I met Mr. Clay, the other day in the cars, in front of us sat an old gentleman with an enormous wen upon his neck. Everybody would say the wen was a great evil, and would cause the man's death after a while; but you couldn't cut it out, for he'd bleed to death in a minute. But would you ingraft the seeds of that wen on the necks of sound and healthy men? He must endure and be patient, hoping for possible relief. The wen represents slavery on the neck of this country. This only applies to those who think slavery is wrong. Those who think it right would consider the snake a jewel and the wen an ornament.



SOME CHARACTERISTICS OF LINCOLN.

Mr. Lincoln was so unlike all the men I had ever known before or seen or known since that there is no one to whom I can compare him. In all his habits of eating, sleeping, reading, conversation, and study he was, if I may so express it, regularly irregular; that is, he had no stated time for eating, no fixed time for going to bed, none for getting up. No course of read-



WIGWAM, CHICAGO.

(Where Lincoln was nominated as the republican candidate for president, May 16, 1860.)



ing was chalked out. He read law, history, philosophy, or poetry; Burns, Byron, Milton, or Shakespeare and the newspapers, retaining them all about as well as an ordinary man would any one of them who made only one at a time his study.

(I once remarked to him that his mind was a wonder to me; that impressions were easily made upon it and never effaced. "No," said he, "you are mistaken; I am slow to learn, and slow to forget that which I have learned. My mind is like a piece of steel—very hard to scratch anything on it, and almost impossible after you get it there to rub it out." I give this as his own illustration of the character of his mental faculties; it is as good as any I have seen from any one.)

(The beauty of his character was its entire simplicity. He had no affectation in anything. True to nature, true to himself, he was true to everybody and everything around him. When he was ignorant on any subject, no matter how simple it might make him appear, he was always willing to acknowledge it. His whole aim in life was to be true to himself, and, being true to himself, he could be false to no one.)

He had no vices, even as a young man. Intense thought with him was the rule, and not, as with most of us, the exception. He often said that he could think better after breakfast, and better walking than sitting, lying, or standing. His world-wide reputation for telling anecdotes and telling them so well was, in my judgment, necessary to his very existence. Most

men who have been great students, such as he was, in their hours of idleness have taken to the bottle, to cards, or dice. He had no fondness for any of these. Hence he sought relaxation in anecdotes. So far as I now remember of his study for composition, it was to make short sentences and a compact style. Illustrative of this it might be well to state that he was a great admirer of the style of John C. Calhoun. I remember reading to him one of Mr. Calhoun's speeches in reply to Mr. Clay in the Senate, in which Mr. Clay had quoted precedent. Mr. Calhoun replied (I quote from memory) that "to legislate upon precedent is but to make the error of yesterday the law of to-day." Lincoln thought that was a great truth and grandly uttered.

Unlike all other men, there was entire harmony between his public and private life. He must believe he was right, and that he had truth and justice with him, or he was a weak man; but no man could be stronger if he thought he was right.

JOSHUA F. SPEED.

From "Herndon's Life of Lincoln."

FAREWELL SPEECH.

(Delivered at Springfield, Ill., February 11, 1861.)

MY FRIENDS:—No one, not in my position, can appreciate the sadness I feel at this parting. To this people I owe all that I am. Here I have lived more

than a quarter of a century; here my children were born, and here one of them lies buried. I know not how soon I shall see you again. A duty devolves upon me which is, perhaps, greater than that which has devolved upon any other man since the days of Washington. He never could have succeeded except for the aid of Divine Providence, upon which he at all times relied. I feel that I cannot succeed without the same Divine aid which sustained him; and in the same Almighty being I place my reliance for support, and I hope you, my friends, will all pray that I may receive that Divine assistance, without which I cannot succeed, but with which success is certain. Again, I bid you all an affectionate farewell.

EXTRACT FROM SPEECH AT PITTSBURG.

(Delivered on his way to Washington, February, 1861.)

In every short address I have made to the people, and in every crowd through which I have passed of late, some allusion has been made to the present distracted condition of the country. It is naturally expected that I should say something upon this subject; but to touch upon it at all would involve an elaborate discussion of a great many questions and circumstances, would require more time than I can at present command, and would, perhaps, unnecessarily commit me upon matters which have not yet fully developed themselves.

The condition of the country, fellow-citizens, is an extraordinary one, and fills the mind of every patriot with anxiety. My intention is to give this subject all the consideration which I possibly can before I speak fully and definitely in regard to it, so that when I do speak I may be as nearly right as possible. And when I do speak, fellow-citizens, I hope to say nothing in opposition to the spirit of the Constitution, contrary to the integrity of the Union, or which will in any way prove inimical to the liberties of the people, or to the peace of the whole country. And furthermore, when the time arrives for me to speak on this great subject, I hope to say nothing which will disappoint the reasonable expectations of any man, or disappoint the people generally throughout the country, especially if their expectations have been based upon anything which I may have heretofore said.

Notwithstanding the troubles across the river [the speaker, smiling, pointed southwardly to the Monongahela River], there is really no crisis springing from anything in the Government itself. In plain words, there is really no crisis except an artificial one. What is there now to warrant the condition of affairs presented by our friends "over the river"? Take even their own view of the questions involved, and there is nothing to justify the course which they are pursuing. I repeat it, then, there is no crisis, except such a one as may be gotten up at any time by turbulent men aided by designing politicians. My advice, then, under such

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circumstances, is to keep cool. If the great American people will only keep their temper on both sides of the line, the trouble will come to an end, and the question which now distracts the country will be settled just as surely as all other difficulties of like character which have originated in this Government have been adjusted. Let the people on both sides keep their self-possession, and just as other clouds have cleared away in due time, so will this, and this great nation shall continue to prosper as heretofore.

SPEECH AT PHILADELPHIA.

(February 21, 1861.)

I am filled with deep emotion at finding myself standing here, in this place, where were collected the wisdom, the patriotism, the devotion to principle, from which sprang the institutions under which we live. You have kindly suggested to me that in my hands is the task of restoring peace to the present distracted condition of the country. I can say in return, sir, that all the political sentiments I entertain have been drawn, so far as I have been able to draw them, from the sentiments which originated and were given to the world from this hall. I have never had a feeling politically that did not spring from the sentiments embodied in the Declaration of Independence. I have often pondered over the dangers which were incurred

by the men who assembled here, and framed and adopted that Declaration of Independence. I have pondered over the toils that were endured by the officers and soldiers of the army who achieved that independence. I have often inquired of myself what great principle or idea it was that kept this Confederacy so long together. It was not the mere matter of the separation of the colonies from the mother-land, but that sentiment in the Declaration of Independence which gave liberty, not alone to the people of this country, but, I hope, to the world for all future time. It was that which gave promise that in due time the weight would be lifted from the shoulders of all men. This is a sentiment embodied in the Declaration of Independence. Now, my friends, can this country be saved upon this basis? If it can, I will consider myself one of the happiest men in the world if I can help to save it. If it cannot be saved upon that principle, it will be truly awful. But if this country cannot be saved without giving up that principle, I was about to say I would rather be assassinated on this spot than surrender it. Now, in my view of the present aspect of affairs, there need be no bloodshed or war. There is no necessity for it. I am not in favor of such a course, and I may say, in advance, that there will be no bloodshed unless it be forced upon the Government, and then it will be compelled to act in self-defense.

My friends, this is wholly an unexpected speech, and

I did not expect to be called upon to say a word when I came here. I supposed it was merely to do something towards raising the flag. I may, therefore, have said something indiscreet. I have said nothing but what I am willing to live by, and, if it be the pleasure of Almighty God, to die by.

THE SITUATION IN 1861.

The situation which confronted the new President was appalling: the larger part of the South in open rebellion, the rest of the slaveholding States wavering, preparing to follow; the revolt guided by determined, daring, and skillful leaders; the Southern people, apparently full of enthusiasm and military spirit, rushing to arms, some of the forts and arsenals already in their possession; the Government of the Union, before the accession of the new President, in the hands of men some of whom actively sympathized with the revolt, while others were hampered by their traditional doctrines in dealing with it, and really gave it aid and comfort by their irresolute attitude; all the departments full of "Southern sympathizers" and honeycombed with disloyalty; the treasury empty, and the public credit at the lowest ebb; the arsenals ill supplied with arms, if not emptied by treacherous practices; the regular army of insignificant strength, dispersed over an immense surface, and deprived of some of its best officers by defection; the navy small

and antiquated. But that was not all. The threat of disunion had so often been resorted to by the slave power in years gone by that most Northern people had ceased to believe in its seriousness. But when disunion actually appeared as a stern reality, something like a chill swept through the whole Northern country. A cry for union and peace at any price rose on all sides. Democratic partisanship reiterated this cry with vociferous vehemence, and even many Republicans grew afraid of the victory they had just achieved at the ballot-box, and spoke of compromise. The country fairly resounded with the noise of "anti-coercion meetings." Expressions of firm resolution from determined anti-slavery men were indeed not wanting, but they were for awhile almost drowned by a bewildering confusion of discordant voices. Even this was not all. Potent influences in Europe, with an ill-concealed desire for the permanent disruption of the American Union, eagerly espoused the cause of the Southern seceders, and the two principal maritime powers of the Old World seemed only to be waiting for a favorable opportunity to lend them a helping hand.

This was the state of things to be mastered by "Honest Abe Lincoln" when he took his seat in the Presidential chair,—"Honest Abe Lincoln," who was so good-natured that he could not say "no"; the greatest achievement in whose life had been a debate on the slavery question; who had never been in any position of power; who was without the slightest experience of

high executive duties, and who had only a speaking acquaintance with the men upon whose counsel and coöperation he was to depend. Nor was his accession to power under such circumstances greeted with general confidence even by the members of his party. While he had indeed won much popularity, many Republicans, especially among those who had advocated Seward's nomination for the Presidency, saw the simple "Illinois lawyer" take the reins of government with a feeling little short of dismay. The orators and journals of the opposition were ridiculing and lampooning him without measure. Many people actually wondered how such a man could dare to undertake a task which, as he himself had said to his neighbors in his parting speech, was "more difficult than that of Washington himself had been."

But Lincoln brought to that task, aside from other uncommon qualities, the first requisite,—an intuitive comprehension of its nature. While he did not indulge in the delusion that the Union could be maintained or restored without a conflict of arms, he could indeed not foresee all the problems he would have to solve. He instinctively understood, however, by what means that conflict would have to be conducted by the government of a democracy. He knew that the impending war, whether great or small, would not be like a foreign war, exciting a united national enthusiasm, but a civil war, likely to fan to uncommon heat the animosities of party even in the localities controlled by the

Government; that this war would have to be carried on, not by means of a ready-made machinery, ruled by an undisputed, absolute will, but by means to be furnished by the voluntary action of the people:—armies to be formed by voluntary enlistment; large sums of money to be raised by the people, through their representatives, voluntarily taxing themselves; trusts of extraordinary power to be voluntarily granted; and war measures, not seldom restricting the rights and liberties to which the citizen was accustomed, to be voluntarily accepted and submitted to by the people, or at least a large majority of them;—and that this would have to be kept up not merely during a short period of enthusiastic excitement, but possibly through weary years of alternating success and disaster, hope and despondency. He knew that in order to steer this Government by public opinion successfully through all the confusion created by the prejudices and doubts and differences of sentiment distracting the popular mind, and so to propitiate, inspire, mould, organize, unite, and guide the popular will that it might give forth all the means required for the performance of his great task, he would have to take into account all the influences strongly affecting the current of popular thought and feeling, and to direct while appearing to obey.

This was the kind of leadership he intuitively conceived to be needed when a free people were to be led forward *en masse* to overcome a great common danger under circumstances of appalling difficulty,—the

leadership which does not dash ahead with brilliant daring, no matter who follows, but which is intent upon rallying all the available forces, gathering in the stragglers, closing up the column, so that the front may advance well supported. For this leadership Abraham Lincoln was admirably fitted,—better than any other American statesman of his day; for he understood the plain people, with all their loves and hates, their prejudices and their noble impulses, their weaknesses and their strength, as he understood himself, and his sympathetic nature was apt to draw their sympathy to him.

CARL SCHURZ.

From "Abraham Lincoln."

In the first Inaugural the particularly noticeable things are the care with which Mr. Lincoln reiterates and defines his position on the slavery question and the pains he takes to make clear that the preservation of the Union was the momentous, the main issue. On no other issue could he have carried the war through, and this he saw with unerring sagacity.—Ep.

FIRST INAUGURAL ADDRESS.

(March 4, 1861.)

FELLOW-CITIZENS OF THE UNITED STATES:—In compliance with a custom as old as the Government itself, I appear before you to address you briefly, and to take in your presence the oath prescribed by the Constitu-

tion of the United States to be taken by the President "before he enters on the execution of his office."

I do not consider it necessary at present for me to discuss those matters of administration about which there is no special anxiety or excitement. Apprehension seems to exist among the people of the Southern States that by the accession of a Republican administration their property and their peace and personal security are to be endangered. There has never been any reasonable cause for such apprehension. Indeed, the most ample evidence to the contrary has all the while existed and been open to their inspection. It is found in nearly all the published speeches of him who now addresses you. I do but quote from one of those speeches when I declare that "I have no purpose, directly or indirectly, to interfere with the institution of slavery in the States where it exists. I believe I have no lawful right to do so, and I have no inclination to do so." Those who nominated and elected me did so with the full knowledge that I had made this and many similar declarations, and had never recanted them. And, more than this, they placed in the platform for my acceptance, and as a law to themselves and to me, the clear and emphatic resolution which I now read:

Resolved, That the maintenance inviolate of the rights of the States, and especially the right of each State to order and control its own domestic institutions according to its own judgment exclusively, is essential to that balance of power on which the perfection and endurance of our political fabric depend, and we

denounce the lawless invasion by armed force of the soil of any State or Territory, no matter under what pretext, as among the gravest of crimes.

I now reiterate these sentiments; and, in doing so, I only press upon the public attention the most conclusive evidence of which the case is susceptible, that the property, peace, and security of no section are to be in anywise endangered by the now incoming administration.

I add, too, that all the protection which, consistently with the Constitution and the laws, can be given, will be cheerfully given to all the States when lawfully demanded, for whatever cause, as cheerfully to one section as to another.

There is much controversy about the delivering up of fugitives from service or labor. The clause I now read is as plainly written in the Constitution as any other of its provisions:

No person held to service or labor in one State under the laws thereof, escaping into another, shall in consequence of any law or regulation therein, be discharged from such service or labor, but shall be delivered up on claim of the party to whom such service or labor may be due.

It is scarcely questioned that this provision was intended by those who made it for the reclaiming of what we call fugitive slaves; and the intention of the lawgiver is the law. All members of Congress swear their support to the whole Constitution—to this provision as much as to any other. To the proposition, then, that slaves, whose cases come within the terms of this clause, "shall be delivered up" their oaths are

unanimous. Now, if they would make the effort in good temper, could they not, with nearly equal unanimity, frame and pass a law by means of which to keep good that unanimous oath?

There is some difference of opinion whether this clause should be enforced by National or by State authority; but surely that difference is not a very material one. If the slave is to be surrendered, it can be of but little consequence to him, or to others, by which authority it is done. And should any one, in any case, be content that this oath shall go unkept, on a merely unsubstantial controversy as to how it shall be kept?

Again, in any law upon this subject, ought not all the safeguards of liberty known in civilized and humane jurisprudence to be introduced so that a free man be not, in any case, surrendered as a slave? And might it not be well at the same time to provide by law for the enforcement of that clause in the Constitution which guarantees that "the citizens of each State shall be entitled to all privileges and immunities of citizens in the several States?"

I take the official oath to-day with no mental reservations and with no purpose to construe the Constitution or laws by any hypercritical rules. And while I do not choose now to specify particular acts of Congress as proper to be enforced, I do suggest that it will be much safer for all, both in official and private stations, to conform to and abide by all those acts which stand

unrepealed, than to violate any of them, trusting to find impunity in having them held to be unconstitutional.

It is seventy-two years since the first inauguration of a President under our National Constitution. During that period fifteen different and very distinguished citizens have, in succession, administered the executive branch of the Government. They have conducted it through many perils, and generally with great success. Yet, with all this scope of precedent, I now enter upon the same task for the brief constitutional term of four years, under great and peculiar difficulties.

A disruption of the Federal Union, heretofore only menaced, is now formidably attempted. I hold that, in contemplation of universal law, and of the Constitution, the Union of these States is perpetual. Perpetuity is implied, if not expressed, in the fundamental law of all national governments. It is safe to assert that no government proper ever had a provision in its organic law for its own termination. Continue to execute all the express provisions of our National Constitution, and the Union will endure forever—it being impossible to destroy it except by some action not provided for in the instrument itself.

Again, if the United States be not a government proper, but an association of States in the nature of a contract merely, can it, as a contract, be peaceably unmade by less than all the parties who made it? One party to a contract may violate it—break it, so to speak, but does it not require all to lawfully rescind it?

Descending from these general principles, we find the proposition that, in legal contemplation, the Union is perpetual, confirmed by the history of the Union itself.

The Union is much older than the Constitution. It was formed, in fact, by the Articles of Association in 1774. It was matured and continued by the Declaration of Independence in 1776. It was further matured, and the faith of all the then thirteen States expressly plighted and engaged that it should be perpetual, by the Articles of the Confederation, in 1778. And, finally, in 1787, one of the declared objects for ordaining and establishing the Constitution was "to form a more perfect Union." But if the destruction of the Union by one, or by a part only, of the States be lawfully possible, the Union is less perfect than before the Constitution, having lost the vital element of perpetuity.

It follows from these views that no State, upon its own mere motion, can lawfully get out of the Union; that *resolves* and *ordinances* to that effect are legally void; and that acts of violence, within any State or States, against the authority of the United States, are insurrectionary or revolutionary, according to circumstances.

I therefore consider that, in view of the Constitution and the laws, the Union is unbroken; and to the extent of my ability I shall take care, as the Constitution itself expressly enjoins upon me, that the laws of the Union all be faithfully executed in all the States. Doing

this I deem to be only a simple duty on my part; and I shall perform it, so far as practicable, unless my rightful masters, the American people, shall withhold the requisition means, or in some authoritative manner direct the contrary. I trust this will not be regarded as a menace, but only as the declared purpose of the Union that it will constitutionally defend and maintain itself.

In doing this there needs to be no bloodshed or violence; and there shall be none, unless it is forced upon the National authority. The power confided to me will be used to hold, occupy, and possess the property and places belonging to the Government, and to collect the duties and imposts; but beyond what may be necessary for these objects, there will be no invasion, no using of force against or among the people anywhere. Where hostility to the United States in any interior locality shall be so great and so universal as to prevent competent resident citizens from holding the Federal offices, there will be no attempt to force obnoxious strangers among the people for that object. While the strict legal right may exist in the Government to enforce the exercise of these offices, the attempt to do so would be so irritating, and so nearly impracticable withal, that I deem it best to forego for the time the uses of such offices.

The mails, unless repelled, will continue to be furnished in all parts of the Union. So far as possible, the people everywhere shall have that sense of perfect

security which is most favorable to calm thought and reflection. The course here indicated will be followed unless current events and experience shall show a modification or change to be proper, and in every case and exigency my best discretion will be exercised according to the circumstances actually existing, and with a view and a hope of a peaceful solution of the National troubles, and the restoration of fraternal sympathies and affections.

That there are persons in one section or another who seek to destroy the Union at all events, and are glad of any pretext to do it, I will neither affirm nor deny; but if there be such, I need address no word to them. To those, however, who really love the Union, may I not speak? Before entering upon so grave a matter as the destruction of our National fabric, with all its benefits, its memories, and its hopes, would it not be wise to ascertain precisely why we do it? Will you hazard so desperate a step while any portion of the ills you fly from have no real existence? Will you, while the certain ills you fly to are greater than all the real ones you fly from—will you risk the commission of so fearful a mistake?

All profess to be content in the Union, if all constitutional rights can be maintained. Is it true, then, that any right, plainly written in the Constitution, has been denied? I think not. Happily the human mind so constituted that no party can reach to the audacity of doing this. Think, if you can, of a single instance

in which a plainly-written provision of the Constitution has ever been denied. If, by the mere force of numbers, a majority should deprive a minority of any clearly-written constitutional right, it might, in a moral point of view, justify revolution—it certainly would if such right were a vital one. But such is not our case. All the vital rights of minorities and of individuals are so plainly assured to them by affirmations and negations, guaranties and prohibitions, in the Constitution, that controversies never arise concerning them. But no organic law can ever be framed with a provision specifically applicable to every question which may occur in practical administration. No foresight can anticipate, nor any document of reasonable length contain, express provisions for all possible questions. Shall fugitives from labor be surrendered by National or by State authorities? The Constitution does not expressly say. May Congress prohibit slavery in the Territories? The Constitution does not expressly say. Must Congress protect slavery in the Territories? The Constitution does not expressly say.

From questions of this class spring all our constitutional controversies, and we divide upon them into majorities and minorities. If the minority will not acquiesce, the majority must, or the Government must cease. There is no other alternative; for continuing the Government is acquiescence on one side or the other. If a minority in such case will secede rather than acquiesce, they make a precedent which in turn

will divide and ruin them; for a minority of their own will secede from them whenever a majority refuses to be controlled by such minority. For instance, why may not any portion of a new Confederacy, a year or two hence, arbitrarily secede again, precisely as portions of the present Union now claim to secede from it? All who cherish disunion sentiments are now being educated to the exact temper of doing this. Is there such perfect identity of interests among the States to compose a new Union as to produce harmony only, and prevent renewed secession? Plainly, the central idea of secession is the essence of anarchy. A majority held in restraint by constitutional checks and limitations, and always changing easily with deliberate changes of popular opinions and sentiments, is the only true sovereign of a free people. Whoever rejects it does, of necessity, fly to anarchy or to despotism. Unanimity is impossible; the rule of a minority, as a permanent arrangement, is wholly inadmissible; so that, rejecting the majority principle, anarchy or despotism in some form is all that is left.

I do not forget the position, assumed by some, that constitutional questions are to be decided by the Supreme Court; nor do I deny that such decisions must be binding, in any case, upon the parties to a suit, as to the object of that suit, while they are also entitled to a very high respect and consideration in all parallel cases by all other departments of the Government. And while it is obviously possible that such

decision may be erroneous in any given case, still the evil effect following it, being limited to that particular case, with the chance that it may be overruled, and never become a precedent for other cases, can better be borne than could the evils of a different practice. At the same time, the candid citizen must confess that if the policy of the Government, upon vital questions affecting the whole people, is to be irrevocably fixed by the decisions of the Supreme Court, the instant they are made in ordinary litigation between parties in personal actions, the people will have ceased to be their own rulers, having to that extent practically resigned their Government into the hands of that eminent tribunal. Nor is there in this view any assault upon the Court or the Judges. It is a duty from which they may not shrink, to decide cases properly brought before them, and it is no fault of theirs if others seek to turn their decisions to political purposes.

One section of our country believes slavery is *right*, and ought to be extended, while the other believes it is *wrong*, and ought not to be extended. This is the only substantial dispute. The fugitive slave clause of the Constitution, and the law for the suppression of the foreign slave-trade, are each as well enforced, perhaps, as any law can ever be in a community where the moral sense of the people imperfectly supports the law itself. The great body of the people abide by the dry legal obligation in both cases, and a few break over in each. This, I think, cannot be perfectly cured; and

it would be worse in both cases *after* the separation of the sections than before. The foreign slave-trade, now imperfectly suppressed, would be ultimately revived without restriction in one section; while fugitive slaves, now only partially surrendered, would not be surrendered at all by the other.

Physically speaking, we cannot separate. We cannot remove our respective sections from each other, nor build an impassable wall between them. A husband and wife may be divorced, and go out of the presence and beyond the reach of each other; but the different parts of our country cannot do this. They cannot but remain face to face, and intercourse, either amicable or hostile, must continue between them. Is it possible, then, to make that intercourse more advantageous or more satisfactory *after* separation than before? Can aliens make treaties easier than friends can make laws? Can treaties be more faithfully enforced between aliens than laws can among friends? Suppose you go to war, you cannot fight always; and when, after much loss on both sides, and no gain on either, you cease fighting, the identical old questions as to terms of intercourse are again upon you.

This country, with its institutions, belongs to the people who inhabit it. Whenever they shall grow weary of the existing government they can exercise their constitutional right of amending, or their revolutionary right to dismember or overthrow it. I cannot be ignorant of the fact that many worthy and patriotic

citizens are desirous of having the National Constitution amended. While I make no recommendation of amendment, I fully recognize the full authority of the people over the whole subject, to be exercised in either of the modes prescribed in the instrument itself; and I should, under existing circumstances, favor rather than oppose a fair opportunity being afforded the people to act upon it. I will venture to add, that to me the Convention mode seems preferable, in that it allows amendments to originate with the people themselves, instead of only permitting them to take or reject propositions originated by others, not especially chosen for the purpose, and which might not be precisely such as they would wish either to accept or refuse. I understand a proposed amendment to the Constitution (which amendment, however, I have not seen) has passed Congress, to the effect that the Federal Government shall never interfere with the domestic institutions of the States, including that of persons held to service. To avoid misconstruction of what I have said, I depart from my purpose, not to speak of particular amendments, so far as to say that, holding such a provision to now be implied constitutional law, I have no objection to its being made express and irrevocable.

The Chief Magistrate derives all his authority from the people, and they have conferred none upon him to fix the terms for the separation of the States. The people themselves can do this also if they choose; but

the Executive, as such, has nothing to do with it. His duty is to administer the present government, as it came to his hands, and to transmit it, unimpaired by him, to his successor. Why should there not be a patient confidence in the ultimate justice of the people? Is there any better or equal hope in the world? In our present differences is either party without faith of being in the right? If the Almighty Ruler of nations, with his eternal truth and justice, be on your side of the North, or on yours of the South, that truth and that justice will surely prevail by the judgment of this great tribunal of the American people. By the frame of the government under which we live, this same people have wisely given their public servants but little power for mischief; and have, with equal wisdom, provided for the return of that little to their own hands at very short intervals. While the people retain their virtue and vigilance, no administration, by any extreme of wickedness or folly, can very seriously injure the government in the short space of four years.

My countrymen, one and all, think calmly and well upon this whole subject. Nothing valuable can be lost by taking time. If there be an object to hurry any of you, in hot haste, to a step which you would never take deliberately, that object will be frustrated by taking time; but no good object can be frustrated by it. Such of you as are now dissatisfied, still have the old Constitution unimpaired, and, on the sensitive point, the laws of your own framing under it; while the new

administration will have no immediate power, if it would, to change either. If it were admitted that you who are dissatisfied hold the right side in the dispute, there is still no single reason for precipitate action. Intelligence, patriotism, Christianity, and a firm reliance on Him who has never yet forsaken this favored land, are still competent to adjust, in the best way, all our present difficulties.

In your hands, my dissatisfied fellow-countrymen, and not in mine, is the momentous issue of civil war. The Government will not assail you. You can have no conflict without being yourselves the aggressors. You have no oath registered in Heaven to destroy the Government, while I shall have the most solemn one to "preserve, protect, and defend it."

I am loath to close. We are not enemies, but friends. We must not be enemies. Though passion may have strained, it must not break our bonds of affection. The mystic cords of memory, stretching from every battlefield and patriot grave, to every living heart and hearthstone, all over this broad land, will yet swell the chorus of the Union, when again touched, as surely they will be, by the better angels of our nature.

** When Mr. Lincoln was preparing the foregoing speech, Mr. Seward submitted two separate drafts for a closing paragraph. The second of these, containing the thought adopted by Mr. Lincoln, was as follows:

"I close. We are not, ⁵we must not be, aliens or enemies, but fellow-countrymen and brethren. Although passion has strained our bonds of affection too hardly, they must not, I am sure they

will not, be broken. The mystic chords which, proceeding from so many battlefields and so many patriot graves, pass through all the hearts and all hearths in this broad continent of ours, will yet again harmonize in their ancient music when breathed upon by the guardian angel of the nation."

A comparison of Mr. Lincoln's closing paragraph with that suggested by Mr. Seward will give some idea of Mr. Lincoln's terse, nervous and compact style.—*Ed.*

ESTIMATE OF LINCOLN.

Mr. Lincoln's perceptions were slow, cold, clear, and exact. Everything came to him in its precise shape and color. To some men the world of matter and of man comes ornamented with beauty, life, and action; and hence more or less false and inexact. No lurking illusion or other error, false in itself and clad for the moment in robes of splendor, ever passed undetected or unchallenged over the threshold of his mind—that point which divides vision from the realm and home of thought. (Names to him were nothing, and titles naught—assumption always standing back abashed at his cold, intellectual glare. (Neither his perceptions nor intellectual vision were perverted, distorted, or diseased. He saw all things through a perfect mental lens. There was no diffraction or refraction there. He was not impulsive, fanciful, or imaginative; but cold, calm, and precise. He threw his whole mental light around the object, and, after a time, substance and quality stood apart, form and color took their appropriate places, and all was

clear and exact in his mind. His fault, if any, was that he saw things less than they really were; less beautiful and more frigid. He crushed the unreal, the inexact, the hollow, and the sham. He saw things in rigidity rather than in vital action. He saw what no man could dispute, but he failed to see what might have been seen.)

Remembering that Mr. Lincoln's mind moved logically, slowly, and cautiously, the question of his will and its power is easily solved. Although he cared but little for simple facts, rules, and methods, he did care for the truth and right of principle. In debate he courteously granted all the forms and non-essential things to his opponent. Sometimes he yielded nine points out of ten. The nine he brushed aside as husks or rubbish; but the tenth, being a question of substance, he clung to with all his might. On the underlying principles of truth and justice his will was as firm as steel and as tenacious as iron. It was as solid, real, and vital as an idea on which the world turns. He scorned to support or adopt an untrue position, in proportion as his conscience prevented him from doing an unjust thing. Ask him to sacrifice in the slightest degree his convictions of truth—as he was asked to do when he made his "house-divided-against-itself speech"—and his soul would have exclaimed with indignant scorn, "The world perish first!" Such was Lincoln's will. Because on one line

of questions—the non-essential—he was pliable, and on the other he was as immovable as the rocks, have arisen the contradictory notions prevalent regarding him. It only remains to say that he was inflexible and unbending in human transactions when it was necessary to be so, and not otherwise. At one moment he was pliable and expansive as gentle air; at the next as tenacious and unyielding as gravity itself.

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(As illustrative of a combination in Mr. Lincoln's organization, it may be said that his eloquence lay in the strength of his logical faculty, his supreme power of reasoning, his great understanding, and his love of principle; in his clear and accurate vision; in his cool and masterly statement of principles around which the issues gather; and in the statement of those issues and the grouping of the facts that are to carry conviction to the minds of men of every grade of intelligence. He was so clear that he could not be misunderstood or long misrepresented. He stood square and bolt upright to his convictions, and any one who listened to him would be convinced that he formed his thoughts and utterances by them. His mind was not exactly a wide, broad, generalizing, and comprehensive mind, nor yet a versatile, quick, and subtle one, bounding here and there as emergencies demanded; but it was deep, enduring, strong, like a majestic machine running in deep iron grooves with heavy flanges on its wheels.

Mr. Lincoln himself was a very sensitive man, and hence, in dealing with others, he avoided wounding their hearts or puncturing their sensibility. He was unusually considerate of the feelings of other men, regardless of their rank, condition or station. At first sight he struck one with his plainness, simplicity of manner, sincerity, candor, and truthfulness. He had no double interests and no overwhelming dignity with which to chill the air around his visitor. He was always easy of approach and thoroughly democratic. He seemed to throw a charm around every man who ever met him. To be in his presence was a pleasure, and no man ever left his company with injured feelings unless most richly deserved.

The universal testimony, "He is an honest man," gave him a firm hold on the masses, and they trusted him with a blind religious faith. His sad, melancholy face excited their sympathy, and when the dark days came it was their heartstrings that entwined and sustained him. Sympathy, we are told, is one of the strongest and noblest incentives to human action. With the sympathy and love of the people to sustain him, Lincoln had unlimited power over them; he threw an invisible and weightless harness over them, and drove them through disaster and desperation to final victory. The trust and worship by the people of Lincoln were the result of his simple character. He held himself not aloof from the masses. He became one of them. They feared together, they struggled

together, they hoped together; thus melted and molded into one, they became one in thought, one in will, one in action.) If Lincoln cautiously awaited the full development of the last fact in the great drama before he acted, when longer waiting would be a crime, he knew that the people were determinedly at his back. Thus, when a blow was struck, it came with the unerring aim and power of a bolt from heaven. A natural king—not ruling men, but leading them along the drifts and trends of their own tendencies, always keeping in mind the consent of the governed, he developed what the future historian will call the sublimest order of conservative statesmanship.

Whatever of life, vigor, force, and power of eloquence his peculiar qualities gave him; whatever there was in a fair, manly, honest, and impartial administration of justice under law to all men at all times; whatever there was in a strong will in the right governed by tenderness and mercy; whatever there was in toil and sublime patience; whatever there was in these things or a wise combination of them, Lincoln is justly entitled to in making the impartial verdict of history. These limit and define him as a statesman, as an orator, as an executive of the nation, and as a man. They developed in all the walks of his life; they were his law; they were his nature, they were Abraham Lincoln.

WILLIAM H. HERNDON.

From "Life of Lincoln."

LINCOLN'S MANAGEMENT OF MEN.

In his conduct of the war he acted upon the theory that but one thing was necessary, and that was a united North. He had all shades of sentiments and opinions to deal with, and the consideration was always presented to his mind, how can I hold these discordant elements together? It was here that he located his own greatness as a President. One time, about the middle of the war, I left his house about 11 o'clock at night, at the Soldiers' Home. We had been discussing the discords in the country, and particularly the States of Missouri and Kentucky. As we separated at the door he said, "I may not have made as great a President as some other men, but I believe I have kept these discordant elements together as well as any one could." Hence, in dealing with men he was a trimmer, and such a trimmer the world has never seen. Halifax, who was great in his day as a trimmer, would blush by the side of Lincoln; yet Lincoln never trimmed in principles, it was only in his conduct with men. He used the patronage of his office to feed the hunger of these various factions. Weed always declared that he kept a regular account-book of his appointments in New York, dividing his various favors so as to give each faction more than it could get from any other source, yet never enough to satisfy its appetite.

They all had access to him, they all received favors from him, and they all complained of ill treatment; but while unsatisfied, they all had "large expectations," and saw in him the chance of obtaining more than from any one else whom they could be sure of getting in his place. He used every force to the best possible advantage. He never wasted anything, and would always give more to his enemies than he would to his friends; and the reason was, because he never had anything to spare, and in the close calculation of attaching the factions to him, he counted upon the abstract affection of his friends as an element to be offset against some gift with which he must appease his enemies. Hence, there was always some truth in the charge of his friends that he failed to reciprocate their devotion with his favors. The reason was, that he had only just so much to give away—"He always had more horses than oats."

An adhesion of all forces was indispensable to his success and the success of the country; hence he husbanded his means with the greatest nicety of calculation. Adhesion was what he wanted; if he got it gratuitously he never wasted his substance paying for it.

LEONARD SWETT.

From "Herndon's Life of Lincoln."

A PROCLAMATION.

WHEREAS, the laws of the United States have been for some time past and now are opposed, and the execution thereof obstructed, in the States of South Carolina, Georgia, Alabama, Florida, Mississippi, Louisiana, and Texas, by combinations too powerful to be suppressed by the ordinary course of judicial proceedings, or by the powers vested in the marshals by law;

Now, therefore, I, ABRAHAM LINCOLN, President of the United States, in virtue of the power in me vested by the Constitution and the laws, have thought fit to call forth, and hereby do call forth, the militia of the several States of the Union, to the aggregate number of seventy-five thousand, in order to suppress said combinations, and to cause the laws to be duly executed.

The details for this object will be immediately communicated to the State authorities through the War Department.

I appeal to all loyal citizens to favor, facilitate, and aid this effort to maintain the honor, the integrity, and the existence of our National Union, and the perpetuity of popular government; and to redress wrongs already long enough endured.

I deem it proper to say that the first service assigned to the forces hereby called forth will probably be to

repossess the forts, places, and property which have been seized from the Union; and in every event the utmost care will be observed, consistently with the objects aforesaid, to avoid any devastation, any destruction of or interference with property, or any disturbance of peaceful citizens of any part of the country.

And I hereby command the persons composing the combinations aforesaid to disperse and retire peaceably to their respective abodes, within twenty days from this date.

Deeming that the present condition of public affairs presents an extraordinary occasion, I do hereby, in virtue of the power in me vested by the Constitution, convene both Houses of Congress. The Senators and Representatives are therefore summoned to assemble at their respective chambers at twelve o'clock noon, on Thursday, the fourth day of July next, then and there to consider and determine such measures as, in their wisdom, the public safety and interest may seem to demand.

In witness whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the City of Washington, this fifteenth day of April, in the year of our Lord one thousand eight hundred and sixty-one, and of the independence of the United States the eighty-fifth.

By the President:

ABRAHAM LINCOLN,

WILLIAM H. SEWARD, Secretary of State,

The following is President Lincoln's first message to Congress. It is remarkable (1) as a lucid statement of the condition of affairs July, 1861, (2) as a reiteration of his own position and that of his party, (3) as a vindication of the policy outlined in his inaugural, and (4) as an exposition of the meaning of the conflict, not only to the American Republic, but to republican government everywhere.—ED.

MESSAGE TO CONGRESS IN SPECIAL SESSION.

FELLOW-CITIZENS OF THE SENATE AND HOUSE OF REPRESENTATIVES:—Having been convened on an extraordinary occasion, as authorized by the Constitution, your attention is not called to any ordinary subject of legislation.

At the beginning of the present Presidential term, four months ago, the functions of the Federal Government were found to be generally suspended within the several States of South Carolina, Georgia, Alabama, Mississippi, Louisiana, and Florida, excepting only those of the Post-office Department.

Within these States, all the Forts, Arsenals, Dock-Yards, Custom-Houses, and the like, including the movable and stationary property in and about them, had been seized, and were held in open hostility to this Government, excepting only Forts Pickens, Taylor, and Jefferson, on and near the Florida coast, and

Fort Sumter, in Charleston harbor, South Carolina. The forts thus seized had been put in improved condition, new ones had been built, and armed forces had been organized and were organizing, all avowedly with the same hostile purpose.

The forts remaining in possession of the Federal Government in and near these States were either besieged or menaced by warlike preparations, and especially Fort Sumter was nearly surrounded by well-protected hostile batteries, with guns equal in quality to the best of its own, and outnumbering the latter as perhaps ten to one. A disproportionate share of the Federal muskets and rifles had somehow found their way into these States, and had been seized to be used against the Government.

Accumulations of the public revenue lying within them had been seized for the same object. The navy was scattered in distant seas, leaving but a very small part of it within the immediate reach of the Government. Officers of the Federal Army and Navy had resigned in great numbers; and of those resigning a large proportion had taken up arms against the Government.

Simultaneously, and in connection with all this, the purpose to sever the Federal Union was openly avowed. In accordance with this purpose, an ordinance had been adopted in each of these States, declaring the States respectively to be separated from the National Union. A formula for instituting a combined

Government of these States had been promulgated; and this illegal organization, in the character of Confederate "States," was already invoking recognition, aid, and intervention from foreign powers.

Finding this condition of things, and believing it to be an imperative duty upon the incoming Executive to prevent, if possible, the consummation of such attempt to destroy the Federal Union, a choice of means to that end became indispensable. This choice was made and was declared in the Inaugural Address.

The policy chosen looked to the exhaustion of all peaceful measures before a resort to any stronger ones. It sought only to hold the public places and property not already wrested from the Government, and to collect the revenue, relying for the rest on time, discussion, and the ballot-box. It promised a continuance of the mails, at Government expense, to the very people who were resisting the Government; and it gave repeated pledges against any disturbance to any of the people, or any of their rights. Of all that which a President might constitutionally and justifiably do in such a case, everything was forborne without which it was believed possible to keep the Government on foot.

On the 5th of March (the present incumbent's first full day in office), a letter from Major Anderson, commanding at Fort Sumter, written on the 28th of February and received at the War Department on the 4th of March, was by that Department placed in his

hands. This letter expressed the professional opinion of the writer that reinforcements could not be thrown into that fort within the time for its relief rendered necessary by the limited supply of provisions, and with a view of holding possession of the same, with a force of less than twenty thousand good and well-disciplined men. This opinion was concurred in by all the officers of his command, and their memoranda on the subject were made inclosures of Major Anderson's letter. The whole was immediately laid before Lieutenant-General Scott, who at once concurred with Major Anderson in his opinion. On reflection, however, he took full time, consulting with other officers, both of the Army and Navy, and at the end of four days came reluctantly but decidedly to the same conclusion as before. He also stated at the same time that no such sufficient force was then at the control of the Government, or could be raised and brought to the ground within the time when the provisions in the fort would be exhausted.

In a purely military point of view, this reduced the duty of the Administration in the case to the mere matter of getting the garrison safely out of the fort.

It was believed, however, that to so abandon that position, under the circumstances, would be utterly ruinous; that the necessity under which it was to be done would not be fully understood; that by many it would be construed as a part of a voluntary policy; that at home it would discourage the friends of the

Union, embolden its adversaries, and go far to insure to the latter a recognition abroad; that, in fact, it would be our national destruction consummated. This could not be allowed. Starvation was not yet upon the garrison, and ere it would be reached Fort Pickens might be reinforced. This last would be a clear indication of policy, and would better enable the country to accept the evacuation of Fort Sumter as a military necessity. An order was at once directed to be sent for the landing of the troops from the steamship Brooklyn into Fort Pickens. This order could not go by land, but must take the longer and slower route by sea. The first return news from the order was received just one week before the fall of Sumter. The news itself was that the officer commanding the Sabine, to which vessel the troops had been transferred from the Brooklyn, acting upon some *quasi* armistice of the late Administration (and of the existence of which the present Administration, up to the time the order was dispatched, had only too vague and uncertain rumors to fix attention), had refused to land the troops. To now reinforce Fort Pickens before a crisis would be reached at Fort Sumter was impossible—rendered so by the near exhaustion of provisions in the latter named fort. In precaution against such a conjuncture, the Government had, a few days before, commenced preparing an expedition, as well adapted as might be to relieve Fort Sumter, which expedition was intended to be ultimately used,

or not, according to circumstances. The strongest anticipated case for using it was now presented, and it was resolved to send it forward, as had been intended in this contingency. It was also resolved to notify the Governor of South Carolina that he might expect an attempt would be made to provision the fort; and that, if the attempt should not be resisted, there would be no attempt to throw in men, arms, or ammunition, without further notice, or in case of an attack upon the fort. This notice was accordingly given; whereupon the fort was attacked and bombarded to its fall, without even awaiting the arrival of the provisioning expedition.

It is thus seen that the assault upon and reduction of Fort Sumter was in no sense a matter of self-defense on the part of the assailants. They well knew that the garrison in the fort could by no possibility commit aggression upon them. They knew—they were expressly notified—that the giving of bread to the few brave and hungry men of the garrison was all which would on that occasion be attempted, unless themselves, by resisting so much, should provoke more. They knew that this Government desired to keep the garrison in the fort, not to assail them, but merely to maintain visible possession, and thus to preserve the Union from actual and immediate dissolution—trusting, as hereinbefore stated, to time, discussion, and the ballot-box for final adjustment; and they assailed and reduced the fort for precisely the

MESSAGE TO CONGRESS IN SPECIAL SESSION

reverse object—to drive out the vision of the
the Federal Union, and thus force its immediate
dissolution.

That this was their object the Executive well under-
stood; and having said to them in the inaugural ad-
dress, "You can have no conflict with us, and we
selves the aggressors," he took pains not to make
this declaration good, but did so keep the issue
from ingenious sophistry that the world should be
understand it. By the affair at Fort Sumter, with its sur-
rounding circumstances, that point was reached, and
and thereby the assailants of the Government began the
conflict of arms, without a gun in sight or its capac-
ity to return their fire, save only the few in the har-
bor sent to that harbor years before for their protec-
tion, and still ready to give that protection, what-
ever was lawful. In this act, discarding all else, they
have forced upon the country the distinct issue,
"immediate dissolution or blood."

And this issue embraces more than the fate of
these United States. It presents to the whole family
of man the question whether a Constitutional
Republic or Democracy—a government of the people
by the same people,—can or cannot maintain its
territorial integrity against its own domestic
enemies. It presents the question whether dis-
cussants, too few in numbers to control
according to the organic law in any case, can
upon the pretenses made in this case, or at

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pretenses, or arbitrarily without any pretense, break up their Government, and thus practically put an end to free government upon the earth. It forces us to ask: "Is there, in all republics, this inherent and fatal weakness?" "Must a Government, of necessity, be too strong for the liberties of its own people, or too weak to maintain its own existence?" So viewing the issue, no choice was left but to call out the war power of the Government; and so to resist the force employed for its destruction, by force for its preservation.

The call was made, and the response of the country was most gratifying, surpassing in unanimity and spirit the most sanguine expectation. Yet none of the States commonly called Slave States, except Delaware, gave a regiment through regular State organization. A few regiments have been organized within some others of those States by individual enterprise, and received into the Government service. Of course the seceded States, so called (and to which Texas had been joined about the time of the inauguration), gave no troops to the cause of the Union. The Border States, so called, were not uniform in their action, some of them being almost for the Union, while in others—as in Virginia, North Carolina, Tennessee, and Arkansas—the Union sentiment was nearly repressed and silenced.

The course taken in Virginia was the most remarkable—perhaps the most important. A Con-

vention elected by the people of that State to consider this very question of disrupting the Federal Union was in session at the capital of Virginia when Fort Sumter fell. To this body the people had chosen a large majority of professed Union men. Almost immediately after the fall of Sumter, many members of that majority went over to the original disunion minority, and with them adopted an ordinance for withdrawing the State from the Union. Whether this change was wrought by their great approval of the assault upon Sumter, or their great resentment at the Government's resistance to that assault, is not definitely known. Although they submitted the ordinance for ratification to a vote of the people, to be taken on a day then somewhat more than a month distant, the Convention and the Legislature, which was also in session at the same time and place, with leading men of the State not members of either, immediately commenced acting as if the State were already out of the Union. They pushed military preparations vigorously forward all over the State. They seized the United States Armory at Harper's Ferry, and the Navy Yard at Gosport, near Norfolk. They received—perhaps invited—into their State large bodies of troops, with their warlike appointments, from the so-called seceded States. They formally entered into a treaty of temporary alliance with the so-called "Confederate States," and sent members to their Congress at Montgomery. And, finally, they

permitted the insurrectionary Government to be transferred to their capitol at Richmond.

The people of Virginia have thus allowed this giant insurrection to make its nest within her borders; and this Government has no choice left but to deal with it where it finds it, and it has the less to regret as the loyal citizens have, in due form, claimed its protection. Those loyal citizens this Government is bound to recognize and protect, as being in Virginia. In the Border States, so called,—in fact the Middle States,—there are those who favor a policy which they call “armed neutrality”; that is, an arming of those States to prevent the Union forces passing one way, or the disunion forces the other, over their soil. This would be disunion completed. Figuratively speaking, it would be the building of an impassable wall along the line of separation,—and yet not quite an impassable one, for under the guise of neutrality it would tie the hands of the Union men, and freely pass supplies from among them to the insurrectionists, which it could not do as an open enemy. At a stroke it would take all the trouble off the hands of secession, except only what proceeds from the external blockade. It would do for the disunionists that which, of all things, they most desire—feed them well, and give them disunion without a struggle of their own. It recognizes no fidelity to the Constitution, no obligation to maintain the Union; and while very many who have favored it are doubtless loyal citizens, it is, nevertheless, very injurious in effect.

Recurring to the action of the Government, it may be stated that at first a call was made for seventy-five thousand militia; and, rapidly following this, a proclamation was issued for closing the ports of the insurrectionary districts by proceedings in the nature of a blockade. So far all was believed to be strictly legal.

At this point the insurrectionists announced their purpose to enter upon the practice of privateering.

Other calls were made for volunteers to serve three years, unless sooner discharged, and also for large additions to the regular army and navy. These measures, whether strictly legal or not, were ventured upon, under what appeared to be a popular demand and a public necessity; trusting then, as now, that Congress would ratify them. It is believed that nothing has been done beyond the constitutional competency of Congress.

Soon after the first call for militia, it was considered a duty to authorize the commanding general in proper cases, according to his discretion, to suspend the privilege of the writ of habeas corpus, or, in other words, to arrest and detain, without resort to the ordinary processes and forms of law, such individuals as he might deem dangerous to the public safety. This authority has purposely been exercised but very sparingly. Nevertheless, the legality and propriety of what has been done under it are questioned, and the attention of the country has been called to the proposi-

tion that one who has sworn to "take care that the laws be faithfully executed" should not himself violate them. Of course some consideration was given to the questions of power and propriety before this matter was acted upon. The whole of the laws which were required to be faithfully executed were being resisted and failing of execution in nearly one-third of the States. Must they be allowed to finally fail of execution, even had it been perfectly clear that by use of the means necessary to their execution some single law, made in such extreme tenderness of the citizen's liberty that, practically, it relieves more of the guilty than the innocent, should to a very great extent be violated? To state the question more directly, are all the laws but one to go unexecuted, and the Government itself to go to pieces, lest that one be violated? Even in such a case, would not the official oath be broken if the Government should be overthrown, when it was believed that disregarding the single law would tend to preserve it? But it was not believed that this question was presented. It was not believed that any law was violated.

The provision of the Constitution that "the privilege of the writ of habeas corpus* shall not be suspended, unless when, in cases of rebellion or invasion, the

*The writ commanding a person having another in custody to produce the body of the person detained, with the day and cause of his capture and detention, and to do, submit to, and receive whatever the judge or court shall consider in that behalf.—*Standard Dictionary*.

public safety may require it," is equivalent to a provision that such privilege may be suspended when, in cases of rebellion or invasion, the public safety does require it. It was decided that we have a case of rebellion, and that the public safety does require the qualified suspension of the privilege of the writ which was authorized to be made. Now it is insisted that Congress, and not the Executive, is vested with this power. But the Constitution itself is silent as to which or who is to exercise the power; and as the provision was plainly made for a dangerous emergency, it cannot be believed that the framers of the instrument intended that in every case the danger should run its course until Congress could be called together, the very assembling of which might be prevented, as was intended in this case, by the rebellion.

No more extended argument is now offered, as an opinion at some length will probably be presented by the Attorney-General. Whether there shall be any legislation upon the subject, and if any, what, is submitted entirely to the better judgment of Congress.

The forbearance of this Government had been so extraordinary and so long continued as to lead some foreign nations to shape their action as if they supposed the early destruction of our National Union was probable. While this, on discovery, gave the Executive some concern, he is now happy to say that the sovereignty and rights of the United States are now

everywhere practically respected by foreign powers; and a general sympathy with the country is manifested throughout the world.

The reports of the Secretaries of the Treasury, War, and the Navy will give the information in detail deemed necessary and convenient for your deliberation and action; while the Executive and all the Departments will stand ready to supply omissions or to communicate new facts considered important for you to know. It is now recommended that you give the legal means for making this contest a short and decisive one: that you place at the control of the Government for the work at least 400,000 men and \$400,000,000. That number of men is about one-tenth of those of proper ages within the regions where, apparently, all are willing to engage; and the sum is less than a twenty-third part of the money value owned by the men who seem ready to devote the whole. A debt of \$600,000,000 now is a less sum per head than was the debt of our Revolution when we came out of that struggle; and the money value in the country bears even a greater proportion to what it was then than does the population. Surely each man has as strong a motive now to preserve our liberties as each had then to establish them.

A right result at this time will be worth more to the world than ten times the men and ten times the money. The evidence reaching us from the country leaves no doubt that the material for the work is

abundant, and that it needs only the hand of legislation to give it legal sanction, and the hand of the Executive to give it practical shape and efficiency. One of the greatest perplexities of the Government is to avoid receiving troops faster than it can provide for them. In a word, the people will save their Government if the Government will do its part only indifferently well.

It might seem, at first thought, to be of little difference whether the present movement at the South be called "secession" or "rebellion." The movers, however, well understand the difference. At the beginning they knew that they could never raise their treason to any respectable magnitude by any name which implies violation of law. They knew their people possessed as much of moral sense, as much of devotion to law and order, and as much pride in and reverence for the history and government of their common country as any other civilized and patriotic people. They knew they could make no advancement directly in the teeth of these strong and noble sentiments. Accordingly, they commenced by an insidious debauching of the public mind. They invented an ingenious sophism which, if conceded, was followed by perfectly logical steps, through all the incidents, of the complete destruction of the Union. The sophism itself is that any State of the Union may consistently with the nation's Constitution, and therefore lawfully and peacefully, withdraw from the Union without the

consent of the Union or of any other State. The little disguise that the supposed right is to be exercised only for just cause, themselves to be the sole judges of its justice, is too thin to merit any notice.

With rebellion thus sugar-coated they have been drugging the public mind of their section for more than thirty years, and until at length they have brought many good men to a willingness to take up arms against the Government the day after some assemblage of men have enacted the farcical pretense of taking their State out of the Union, who could have been brought to no such thing the day before.

This sophism derives much, perhaps the whole, of its currency from the assumption that there is some omnipotent and sacred supremacy pertaining to a State—to each State of our Federal Union. Our States have neither more nor less power than that reserved to them in the Union by the Constitution—no one of them ever having been a State out of the Union. The original ones passed into the Union before they cast off their British Colonial dependence; and the new ones came into the Union directly from a condition of dependence, excepting Texas. And even Texas, in its temporary independence, was never designated a State. The new ones only took the designation of States on coming into the Union, while that name was first adopted for the old ones in and by the Declaration of Independence. Therein the “United Colonies” were declared to be

"free and independent States"; but even then the object plainly was not to declare their independence of one another or of the Union, but directly the contrary, as their mutual pledge and their mutual action before, at the time, and afterward, abundantly show. The express plighting of faith by each and all of the original thirteen in the Articles of Confederation, two years later, that the Union shall be perpetual, is most conclusive. Having never been States either in substance or in name outside of the Union, whence this magical omnipotence of "State rights," asserting a claim of power to lawfully destroy the Union itself? Much is said about the "sovereignty" of the States; but the word even is not in the National Constitution, nor, as is believed, in any of the State constitutions. What is "sovereignty" in the political sense of the word? Would it be far wrong to define it "a political community without a political superior"? Tested by this, no one of our States, except Texas, was a sovereignty, and even Texas gave up the character on coming into the Union; by which act she acknowledged the Constitution of the United States, and the laws and treaties of the United States made in pursuance of the Constitution, to be for her the supreme law. The States have their status in the Union, and they have no other legal status. If they break from this, they can only do so against law and by revolution. The Union, and not themselves separately, procured their independence and their

liberty, by conquest or purchase. The Union gave each of them whatever of independence and liberty it has. The Union is older than any of the States, and, in fact, it created them as States. Originally, some dependent Colonies made the Union, and in turn the Union threw off their old dependence for them, and made them States, such as they are. Not one of them ever had a State constitution independent of the Union. Of course, it is not forgotten that all the new States framed their constitutions before they entered the Union—nevertheless, dependent upon and preparatory to coming into the Union.

Unquestionably the States have the powers and rights reserved to them in and by the National Constitution; but among these surely are not included all conceivable powers, however mischievous or destructive, but, at most, such only as were known in the world at the time as governmental powers; and certainly a power to destroy the Government itself had never been known as a governmental, as a merely administrative power. This relative matter of National power and State rights, as a principle, is no other than the principle of generality and locality. Whatever concerns the whole should be confided to the whole—to the General Government; while whatever concerns only the State should be left exclusively to the State. This is all there is of original principle about it. Whether the National Constitution in defining boundaries between the two has applied the prin-

ciple with exact accuracy is not to be questioned. We are all bound by that defining, without question.

What is now combatted is the position that secession is consistent with the Constitution—is lawful and peaceful. It is not contended that there is any express law for it; and nothing should ever be implied as law which leads to unjust or absurd consequences. The nation purchased with money the countries out of which several of these States were formed. Is it just that they shall go off without leave and without refunding? The nation paid very large sums (in the aggregate, I believe, nearly a hundred millions) to relieve Florida of the aboriginal tribes. Is it just that she shall now be off without consent or without any return? The nation is now in debt for money applied to the benefit of these so-called seceding States in common with the rest. Is it just either that creditors shall go unpaid or the remaining States pay the whole? A part of the present National debt was contracted to pay the old debts of Texas. Is it just that she shall leave and pay no part of this herself? Again, if one State may secede, so may another; and when all shall have seceded, none is left to pay the debts. Is this quite just to creditors? Did we notify them of this sage view of ours when we borrowed their money? If we now recognize this doctrine by allowing the seceders to go in peace, it is difficult to see what we can do if others choose to go or to extort terms upon which they will promise to remain.

The seceders insist that our Constitution admits of secession. They have assumed to make a National Constitution of their own, in which of necessity they have either discarded or retained the right of secession, as they insist exists in ours. If they have discarded it, they thereby admit that on principle it ought not to exist in ours. If they have retained it, by their own construction of ours they show that to be consistent they must secede from one another whenever they shall find it the easiest way of settling their debts, or effecting any other selfish or unjust object. The principle itself is one of disintegration, and upon which no Government can possibly endure.

If all the States save one should assert the power to drive that one out of the Union, it is presumed the whole class of seceder politicians would at once deny the power and denounce the act as the greatest outrage upon State rights. But suppose that precisely the same act, instead of being called "driving the one out," should be called "the seceding of the others from that one," it would be exactly what the seceders claim to do, unless, indeed, they make the point that the one, because it is a minority, may rightfully do what the others, because they are a majority, may not rightfully do. These politicians are subtle and profound in the rights of minorities. They are not partial to that power which made the Constitution and speaks from the preamble calling itself "We, the people."

It may well be questioned whether there is to-day a majority of the legally qualified voters of any State, except perhaps South Carolina, in favor of disunion. There is much reason to believe that the Union men are the majority in many, if not in every other one, of the so-called seceded States. The contrary has not been demonstrated in any one of them. It is ventured to affirm this even of Virginia and Tennessee; for the result of an election held in military camps, where the bayonets are all on one side of the question voted upon, can scarcely be considered as demonstrating popular sentiment. At such an election, all that large class who are at once for the Union and against coercion would be coerced to vote against the Union.

It may be affirmed without extravagance that the free institutions we enjoy have developed the powers and improved the condition of our whole people beyond any example in the world. Of this we now have a striking and impressive illustration. So large an army as the Government has now on foot was never before known, without a soldier in it but who has taken his place there of his own free choice. But more than this, there are many single regiments whose members, one and another, possess full practical knowledge of all the arts, sciences, professions, and whatever else, whether useful or elegant, is known in the world; and there is scarcely one from which there could not be selected a President, a Cabinet, a Congress, and perhaps a Court, abundantly com-

petent to administer the Government itself. Nor do I say this is not true also in the army of our late friends, now adversaries in this contest; but if it is, so much better the reason why the Government which has conferred such benefits on both them and us should not be broken up. Whoever in any section proposes to abandon such a Government would do well to consider in deference to what principle it is that he does it—what better he is likely to get in its stead—whether the substitute will give, or be intended to give, so much of good to the people. There are some foreshadowings on this subject. Our adversaries have adopted some declarations of independence in which unlike our good old one, penned by Jefferson, they omit the words “all men are created equal.” Why? They have adopted a temporary National Constitution, in the preamble of which, unlike our good old one, signed by Washington, they omit “We, the people,” and substitute “We, the deputies of the sovereign and independent States.” Why? Why this deliberate pressing out of view the rights of men and the authority of the people?

This is essentially a people's contest. On the side of the Union it is a struggle for maintaining in the world that form and substance of Government whose leading object is to elevate the condition of men—to lift artificial weights from all shoulders; to clear the paths of laudable pursuit for all; to afford all an unfettered start, and a fair chance in the race of life. Yielding

to partial and temporary departures, from necessity, this is the leading object of the Government for whose existence we contend.

I am most happy to believe that the plain people understand and appreciate this. It is worthy of note that while in this, the Government's hour of trial, large numbers of those in the army and navy who have been favored with the offices have resigned and proved false to the hand which had pampered them, not one common soldier or common sailor is known to have deserted his flag. Great honor is due to those officers who remained true, despite the example of their treacherous associates; but the greatest honor, and the most important fact of all, is the unanimous firmness of the common soldiers and common sailors. To the last man, so far as known, they have successfully resisted the traitorous efforts of those whose commands, but an hour before, they obeyed as absolute law. This is the patriotic instinct of the plain people. They understand, without an argument, that the destroying of the Government which was made by Washington means no good to them.

Our popular Government has often been called an experiment. Two points in it our people have settled—the successful establishing and the successful administering of it. One still remains—its successful maintenance against a formidable internal attempt to overthrow it. It is now for them to demonstrate to the world that those who can fairly carry an elec-

tion can also suppress a rebellion; that ballots are the rightful and peaceful successors of bullets; and that when ballots have fairly and constitutionally decided, there can be no successful appeal back to bullets; that there can be no successful appeal, except to ballots themselves, at succeeding elections. Such will be a great lesson of peace: teaching men that what they cannot take by an election, neither can they take it by a war; teaching all the folly of being the beginners of a war.

Lest there should be some uneasiness in the minds of candid men as to what is to be the course of the Government toward the Southern States after the rebellion shall have been suppressed, the Executive deems it proper to say it will be his purpose then, as ever, to be guided by the Constitution and the laws; and that he probably will have no different understanding of the powers and duties of the Federal Government relatively to the rights of the States and the people, under the Constitution, than that expressed in the Inaugural Address. He desires to preserve the Government, that it may be administered for all as it was administered by the men who made it. Loyal citizens everywhere have a right to claim this of their Government, and the Government has no right to withhold or neglect it. It is not perceived that in giving it there is any coercion, conquest or subjugation in any just sense of those terms.

The Constitution provides, and all the States have

accepted the provision, that "the United States shall guarantee to every State in this Union a Republican form of government." But if a State may lawfully go out of the Union, having done so, it may also discard the Republican form of government; so that to prevent its going out is an indispensable means to the end of maintaining the guaranty mentioned, and when an end is lawful and obligatory, the indispensable means to it are also lawful and obligatory.

It was with the deepest regret that the Executive found the duty of employing the war power in defense of the Government forced upon him. He could but perform this duty or surrender the existence of the Government. No compromise by public servants could, in this case, be a cure; not that compromises are not often proper, but that no popular government can long survive a marked precedent that those who carry an election can only save the Government from immediate destruction by giving up the main point upon which the people gave the election. The people themselves, and not their servants, can safely reverse their own deliberate decisions.

As a private citizen the Executive could not have consented that these institutions shall perish; much less could he, in betrayal of so vast and so sacred a trust as the free people have confided to him. He felt that he had no moral right to shrink, nor even to count the chances of his own life in what might follow. In full view of his great responsibility he has, so far,

done what he has deemed his duty. You will now, according to your own judgment, perform yours. He sincerely hopes that your views and your actions may so accord with his as to assure all faithful citizens who have been disturbed in their rights of a certain and speedy restoration to them, under the Constitution and laws. And having thus chosen our course without guile and with pure purpose, let us renew our trust in God, and go forward without fear and with manly hearts.

ABRAHAM LINCOLN.

July 4, 1861.

LINCOLN'S MODE OF LIFE AT THE WHITE HOUSE.

Lincoln went to bed ordinarily from ten to eleven o'clock, unless he happened to be kept up by important news, in which case he would frequently remain at the War Department till one or two. He rose early. When he lived in the country at the Soldiers' Home he would be up and dressed, eat his breakfast (which was extremely frugal, an egg, a piece of toast, coffee, etc.), and ride into Washington, all before eight o'clock. In the winter, at the White House, he was not quite so early. He did not sleep well, but spent a good while in bed. "Tad" usually slept with him. He would lie around the office until he fell asleep, and Lincoln would shoulder him and take him off to bed.

He pretended to begin business at ten o'clock in the morning, but in reality the ante-rooms and halls were full long before that hour—people anxious to get the first ax ground. He was extremely unmethodical; it was four years' struggle on Nicolay's part and mine to get him to adopt some systematic rules. He would break through every regulation as fast as it was made. Anything that kept the people themselves away from him he disapproved, although they nearly annoyed the life out of him by unreasonable complaints and requests. He wrote very few letters, and did not read one in fifty that he received. At first we tried to bring them to his notice, but at last he gave the whole thing over to me, and signed, without reading them, the letters I wrote in his name. He wrote perhaps half-a-dozen a week himself—not more. Nicolay received members of Congress and other visitors who had business with the Executive office, communicated to the Senate and House the messages of the President, and exercised a general supervision over the business. I opened and read the letters, answered them, looked over the newspapers, supervised the clerks who kept the records, and in Nicolay's absence did his work also. When the President had any rather delicate matter to manage at a distance from Washington he rarely wrote, but sent Nicolay or me. The House remained full of people nearly all day. At noon the President took a little lunch—a biscuit, a glass of milk in winter, some fruit or grapes in sum-

mer. He dined between five and six, and we went off to our dinner also. Before dinner was over, members and Senators would come back and take up the whole evening. Sometimes, though rarely, he shut himself up and would see no one. Sometimes he would run away to a lecture, or concert, or theater, for the sake of a little rest. He was very abstemious—ate less than any man I know. He drank nothing but water, not from principle but because he did not like wine or spirits. Once, in rather dark days early in the war, a temperance committee came to him and said that the reason we did not win was because our army drank so much whisky as to bring the curse of the Lord upon them. He said it was rather unfair on the part of the aforesaid curse, as the other side drank more and worse whisky than ours did. He read very little. He scarcely ever looked into a newspaper unless I called his attention to an article on some special subject. He frequently said, "I know more about it than any of them." It is absurd to call him a modest man. No great man was ever modest. It was his intellectual arrogance and unconscious assumption of superiority that men like Chase and Sumner never could forgive. I believe that Lincoln is well understood by the people; but there is a patent-leather, kid-glove set who know no more of him than an owl does of a comet blazing into his blinking eyes. Their estimates of him are in many cases disgraceful exhibitions of ignorance and preju-

dice. Their effeminate natures shrink instinctively from the contact of a great reality like Lincoln's character. I consider Lincoln's republicanism incarnate—with all its faults and all its virtues.

JOHN HAY.

From "Herndon's Life of Lincoln."

The messages, letters and proclamations, which follow, relating to emancipation, show clearly and completely Mr. Lincoln's position on slavery and how he was brought by the progress of events to see that emancipation was the right course for him.—ED.

MESSAGE TO CONGRESS RECOMMENDING COMPENSATED EMANCIPATION.

FELLOW-CITIZENS OF THE SENATE AND HOUSE OF REPRESENTATIVES:—I recommend the adoption of a joint resolution by your honorable bodies, which shall be substantially as follows:

Resolved, That the United States ought to coöperate with any State which may adopt gradual abolishment of slavery, giving to such State pecuniary aid, to be used by such State, in its discretion, to compensate for the inconveniences, public and private, produced by such change of system.

If the proposition contained in the resolution does not meet the approval of Congress and the country, there is the end; but if it does command such approval, I deem it of importance that the States and people immediately interested should be at once

distinctly notified of the fact, so that they may begin to consider whether to accept or reject it. The Federal Government would find its highest interest in such a measure, as one of the most efficient means of self-preservation. The leaders of the existing insurrection entertain the hope that this Government will ultimately be forced to acknowledge the independence of some part of the disaffected region, and that all the slave States north of such part will then say, "the Union for which we have struggled being already gone, we now choose to go with the southern section." To deprive them of this hope substantially ends the rebellion; and the initiation of emancipation completely deprives them of it as to all the States initiating it. The point is not that *all* the States tolerating slavery would very soon, if at all, initiate emancipation; but that while the offer is equally made to all, the more northern shall, by such initiation, make it certain to the more southern that in no event will the former ever join the latter in their proposed confederacy. I say "initiation" because, in my judgment, gradual and not sudden emancipation is better for all. In the mere financial or pecuniary view, any member of Congress, with the census tables and treasury reports before him, can readily see for himself how very soon the current expenditures of this war would purchase, at fair valuation, all the slaves in any named State. Such a proposition on the part of the General Government sets up no claim of a

right by Federal authority to interfere with slavery within State limits, referring, as it does, the absolute control of the subject in each case to the State and its people immediately interested. It is proposed as a matter of perfectly free choice with them.

In the annual message, last December, I thought fit to say, "The Union must be preserved, and hence all indispensable means must be employed." I said this not hastily, but deliberately. War has been made, and continues to be, an indispensable means to this end. A practical re-acknowledgment of the national authority would render the war unnecessary, and it would at once cease. If, however, resistance continues, the war must also continue; and it is impossible to foresee all the incidents which may attend and all the ruin which may follow it. Such as may seem indispensable, or may obviously promise great efficiency, toward ending the struggle, must and will come.

The proposition now made, though an offer only, I hope it may be esteemed no offense to ask whether the pecuniary consideration tendered would not be of more value to the States and private persons concerned than are the institution and property in it, in the present aspect of affairs?

While it is true that the adoption of the proposed resolution would be merely initiatory, and not within itself a practical measure, it is recommended in the hope that it would soon lead to important practical

results. In full view of my great responsibility to my God and to my country, I earnestly beg the attention of Congress and the people to the subject.

ABRAHAM LINCOLN.

March 6, 1862.

MESSAGE TO CONGRESS.

FELLOW-CITIZENS OF THE SENATE AND HOUSE OF REPRESENTATIVES:—The act entitled “An act for the release of certain persons held to service or labor in the District of Columbia” has this day been approved and signed.

I have never doubted the constitutional authority of Congress to abolish slavery in this District; and I have ever desired to see the National Capital freed from the institution in some satisfactory way. Hence there has never been in my mind any question upon the subject except the one of expediency, arising in view of all the circumstances. If there be matters within and about this act which might have taken a course or shape more satisfactory to my judgment, I do not attempt to specify them. I am gratified that the two principles of compensation and colonization are both recognized and practically applied in the act.

In the matter of compensation, it is provided that claims may be presented within ninety days from the passage of the act, “but not thereafter”; and there is

no saving for minors, married women, insane or absent persons. I presume this is an omission by mere oversight, and I recommend that it be supplied by an amendatory or supplemental act.

ABRAHAM LINCOLN.

April 16, 1862.

A PROCLAMATION.

(Revoking General Hunter's Order of Military Emancipation.)

WHEREAS, There appears in the public prints what purports to be a proclamation of Major-General Hunter, in the words and figures following, to-wit:

(GENERAL ORDERS NO. II.)

HEADQUARTERS, DEPARTMENT OF THE SOUTH,
HILTON HEAD, *Port Royal*, S. C., May 9th, 1862.

The three States of Georgia, Florida, and South Carolina, comprising the Military Department of the South, having deliberately declared themselves no longer under the protection of the United States of America, and having taken up arms against the said United States, it became a military necessity to declare martial law. This was accordingly done on the twenty-fifth day of April, 1862. Slavery and martial law in a free country are altogether incompatible; the persons in these three States—Georgia, Florida, and South Carolina,—heretofore held as slaves, are therefore declared forever free.

By Command of MAJ.-GEN. DAVID HUNTER:

(Official.)

ED. W. SMITH,
Acting Assistant Adjutant-General.

AND WHEREAS the same is producing some excitement and misunderstanding:

Therefore, I, Abraham Lincoln, President of the United States, proclaim and declare that the Government of the United States had no knowledge, information, or belief of an intention on the part of General Hunter to issue such a proclamation; nor has it yet any authentic information that the document is genuine. And further, that neither General Hunter, nor any other commander or person, has been authorized by the Government of the United States to make a proclamation declaring the slaves of any State free; and that the supposed proclamation now in question, whether genuine or false, is altogether void so far as respects such declaration.

I further make known that, whether it be competent for me, as commander-in-chief of the army and navy, to declare the slaves of any State or States free, and whether, at any time, or in any case, it shall become a necessity indispensable to the maintenance of the Government to exercise such supposed power, are questions which, under my responsibility, I reserve to myself, and which I cannot feel justified in leaving to the decision of commanders in the field. These are totally different questions from those of police regulations in armies and camps.

On the 6th day of March last, by a special message, I recommended to Congress the adoption of a joint resolution, to be substantially as follows:

Resolved, That the United States ought to coöperate with any State which may adopt a gradual abolishment of slavery, giving to such State pecuniary aid, to be used by such State, in its discretion, to compensate for the inconveniences, public and private, produced by such change of system.

The resolution, in the language above quoted, was adopted by large majorities in both branches of Congress, and now stands an authentic, definite, and solemn proposal of the nation to the States and people most immediately interested in the subject matter. To the people of those States I now earnestly appeal. I do not argue—I beseech you to make arguments for yourselves. You cannot, if you would, be blind to the signs of the times. I beg of you a calm and enlarged consideration of them, ranging, if it may be, far above personal and partisan politics. This proposal makes common cause for a common object, casting no reproaches upon any. It acts not the Pharisee. The change it contemplates would come gently as the dews of Heaven, not rending or wrecking anything. Will you not embrace it? So much good has not been done, by one effort, in all past time, as in the Providence of God it is now your high privilege to do. May the vast future not have to lament that you have neglected it.

In witness whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the City of Washington, this nineteenth day of May, in the year of our Lord one thousand eight

hundred and sixty-two, and of the Independence of the United States the eighty-sixth.

By the President:

ABRAHAM LINCOLN.

WILLIAM H. SEWARD, Secretary of State.

ORDER AUTHORIZING EMPLOYMENT OF CONTRABANDS.

WAR DEPARTMENT, WASHINGTON, July 22, 1862.

First. Ordered that military commanders within the States of Virginia, North Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Texas, and Arkansas, in an ordinary manner seize and use any property, real or personal, which may be necessary or convenient for their several commands, for supplies, or for other military purposes; and that while property may be destroyed for proper military objects, none shall be destroyed in wantonness or malice.

Second. That military and naval commanders shall employ as laborers, within and from said States, so many persons of African descent as can be advantageously used for military or naval purposes, giving them reasonable wages for their labor.

Third. That, as to both property and persons of African descent, accounts shall be kept sufficiently accurate and in detail to show quantities and amounts, and from whom both property and such persons shall have come, as a basis upon which compensation can be

made in proper cases; and the several departments of this Government shall attend to and perform their appropriate parts toward the execution of these orders.

By order of the President:

EDWIN M. STANTON, Secretary of War.

LETTER TO HORACE GREELEY.

EXECUTIVE MANSION, WASHINGTON, Aug. 22, 1862.

HON. HORACE GREELEY.

Dear Sir:—I have just read yours of the 19th, addressed to myself through the *New York Tribune*. If there be in it any statements or assumptions of fact which I may know to be erroneous, I do not, now and here, controvert them. If there be in it any inferences which I may believe to be falsely drawn, I do not, now and here, argue against them. If there be perceptible in it an impatient and dictatorial tone, I waive it in deference to an old friend whose heart I have always supposed to be right.

As to the policy I "seem to be pursuing," as you say, I have not meant to leave any one in doubt.

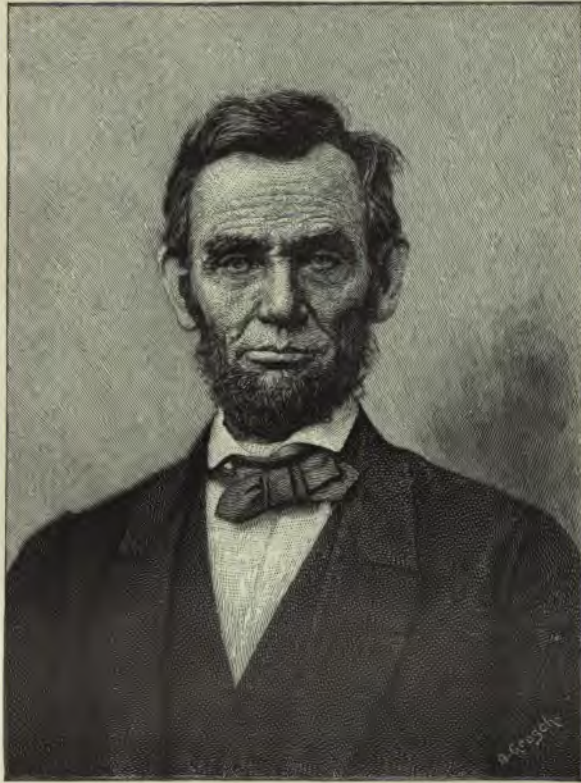
I would save the Union. I would save it the shortest way under the Constitution. The sooner the National authority can be restored, the nearer the Union will be "the Union as it was." If there be those who would not save the Union unless they could at the same time save Slavery, I do not agree with

them. If there be those who would not save the Union unless they could at the same time destroy Slavery, I do not agree with them. My paramount object in this struggle is to save the Union, and is not either to save or destroy Slavery. If I could save the Union without freeing any slave, I would do it; and if I could save it by freeing all the slaves, I would do it; and if I could save it by freeing some and leaving others alone, I would also do that. What I do about Slavery and the colored race, I do because I believe it helps to save the Union; and what I forbear, I forbear because I do not believe it would help to save the Union. I shall do less whenever I shall believe what I am doing hurts the cause, and I shall do more whenever I shall believe doing more will help the cause. I shall try to correct errors when shown to be errors, and I shall adopt new views so fast as they shall appear to be true views. I have here stated my purpose according to my view of official duty; and I intend no modification of my oft-expressed personal wish that all men everywhere could be free. Yours,

A. LINCOLN.

PRELIMINARY EMANCIPATION PROCLAMATION.

I, Abraham Lincoln, President of the United States of America, and Commander-in-Chief of the Army and Navy thereof, do hereby proclaim and declare that



A. Lincoln



hereafter, as heretofore, the war will be prosecuted for the object of practically restoring the constitutional relation between the United States and each of the States, and the people thereof, in which States that relation is or may be suspended or disturbed. That it is my purpose, upon the next meeting of Congress, to again recommend the adoption of a practical measure tendering pecuniary aid to the free acceptance or rejection of all the Slave States, so-called, the people whereof may not then be in rebellion against the United States, and which States may then have voluntarily adopted, or thereafter may voluntarily adopt, the immediate or gradual abolishment of slavery within their respective limits; and that the effort to colonize persons of African descent with their consent upon this continent or elsewhere, with the previously obtained consent of the government existing there, will be continued. That on the first day of January, in the year of our Lord one thousand eight hundred and sixty-three, all persons held as slaves within any State or any designated part of a State the people whereof shall then be in rebellion against the United States, *shall be then, thenceforward and forever free;* and the Executive Government of the United States, including the military and naval authority thereof, will recognize and maintain the freedom of such persons, and will do no act or acts to repress such persons, or any of them, in any efforts they may make for their actual freedom. That the Executive will, on

the first day of January aforesaid, by proclamation designate the States and parts of States, if any, in which the people thereof, respectively, shall then be in rebellion against the United States; and the fact that any State, or the people thereof, shall on that day be in good faith represented in the Congress of the United States by members chosen thereto at elections wherein a majority of the qualified voters of such State shall have participated, shall, in the absence of strong countervailing testimony, be deemed conclusive evidence that such State and the people thereof are not then in rebellion against the United States.

That attention is hereby called to an act of Congress entitled "An act to make an additional article of war," approved March 13, 1862, and which act is in the words and figures following:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter the following shall be promulgated as an additional Article of War, for the government of the Army of the United States, and shall be observed and obeyed as such:

Article.....All officers or persons in the military or naval service of the United States are prohibited from employing any of the forces under their respective commands for the purpose of returning fugitives from service or labor who may have escaped from any persons to whom such service or labor is claimed to be due; and any officer who shall be found guilty by a court-martial of violating this article shall be dismissed from the service.

Section 2. And be it further enacted, That this act shall take effect from and after its passage.

Also to the ninth and tenth sections of an act entitled "An act to suppress insurrection, to punish

treason and rebellion, to seize and confiscate property of rebels, and for other purposes," approved July 17, 1862, and which sections are in the words and figures following:

Section 9. And be it further enacted, That all slaves of persons who shall hereafter be engaged in rebellion against the government of the United States, or who shall in any way give aid or comfort thereto, escaping from such persons and taking refuge within the lines of the army; and all slaves captured from such persons or deserted by them, and coming under the control of the government of the United States; and all slaves of such persons found on (or being within) any place occupied by rebel forces and afterwards occupied by the forces of the United States, shall be deemed captives of war, and shall be forever free of their servitude, and not again held as slaves.

Section 10. And be it further enacted, That no slave escaping into any State, Territory, or the District of Columbia, from any other State, shall be delivered up, or in any way impeded or hindered of his liberty, except for crime, or some offense against the laws, unless the person claiming said fugitive shall first make oath that the person to whom the labor or service of such fugitive is alleged to be due is his lawful owner, and has not been in arms against the United States in the present rebellion, nor in any way given aid and comfort thereto; and no person engaged in the military or naval service of the United States shall, under any pretense whatever, assume to decide on the validity of the claim of any person to the service or labor of any other person, or surrender up any such person to the claimant, on pain of being dismissed from the service.

And I do hereby enjoin upon and order all persons engaged in the military and naval service of the United States to observe, obey, and enforce, within their respective spheres of service, the act and sections above recited.

And the Executive will in due time recommend that

all citizens of the United States who shall have remained loyal thereto throughout the rebellion shall (upon the restoration of the constitutional relation between the United States and their respective States and people, if that relation shall have been suspended or disturbed) be compensated for all losses by acts of the United States, including the loss of slaves.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this twenty-second day of September, in the year of our Lord one thousand eight hundred and sixty-two, and of the Independence of the United States the eighty-seventh.

By the President:

ABRAHAM LINCOLN.

WILLIAM H. SEWARD, Secretary of State.

FINAL EMANCIPATION PROCLAMATION.

WHEREAS, On the twenty-second day of September, in the year of our Lord one thousand eight hundred and sixty-two, a proclamation was issued by the President of the United States, containing, among other things, the following, to wit:—

“That on the first day of January, in the year of our Lord one thousand eight hundred and sixty-three, all persons held as slaves within any State or designated part of a State, the people whereof shall then be in rebellion against the United States, shall be then,

thenceforward and forever free, and the Executive Government of the United States, including the military and naval authority thereof, will recognize and maintain the freedom of such persons, and will do no act or acts to repress such persons, or any of them, in any efforts they may make for their actual freedom.

“That the Executive will, on the first day of January aforesaid, by proclamation, designate the States and parts of States, if any, in which the people thereof respectively shall then be in rebellion against the United States; and the fact that any State, or the people thereof, shall on that day be in good faith represented in the Congress of the United States by members chosen thereto at elections wherein a majority of the qualified voters of such State shall have participated, shall, in the absence of strong counter-vailing testimony, be deemed conclusive evidence that such State and the people thereof are not then in rebellion against the United States.”

Now, therefore, I, Abraham Lincoln, President of the United States, by virtue of the power in me vested as Commander-in-Chief of the Army and Navy of the United States, in time of actual armed rebellion against the authority and Government of the United States, and as a fit and necessary war measure for suppressing said rebellion, do, on this first day of January, in the year of our Lord one thousand eight hundred and sixty-three, and in accordance with my purpose so to do, publicly proclaimed for the full

period of one hundred days from the day first above-mentioned, order, designate, as the States and parts of States wherein the people thereof respectively are this day in rebellion against the United States, the following, to wit: Arkansas, Texas, Louisiana, except the parishes of St. Bernard, Plaquemines, Jefferson, St. John, St. Charles, St. James, Ascension, Assumption, Terre Bonne, Lafourche, St. Mary, St. Martin, and Orleans, including the city of New Orleans, Mississippi, Alabama, Florida, Georgia, South Carolina, North Carolina, and Virginia, except the forty-eight counties designated as West Virginia, and also the counties of Berkeley, Accomac, Northampton, Elizabeth City, York, Princess Ann, and Norfolk, including the cities of Norfolk and Portsmouth, and which excepted parts are, for the present, left precisely as if this proclamation were not issued.

And by virtue of the power and for the purpose aforesaid, I do order and declare that all persons held as slaves within said designated States and parts of States are, and henceforward shall be, free; and that the Executive Government of the United States, including the military and naval authorities thereof, will recognize and maintain the freedom of said persons.

And I hereby enjoin upon the people so declared to be free to abstain from all violence, unless in necessary self-defense, and I recommend to them that in all cases, when allowed, they labor faithfully for reasonable wages.

And I further declare and make known that such persons of suitable condition will be received into the armed service of the United States to garrison forts, positions, stations, and other places, and to man vessels of all sorts in said service.

And upon this act, sincerely believed to be an act of justice, warranted by the Constitution, upon military necessity, I invoke the considerate judgment of mankind and the gracious favor of Almighty God.

In testimony whereof, I have hereunto set my name and caused the seal of the United States to be affixed.

Done at the City of Washington, this first day of January, in the year of our Lord one thousand eight hundred and sixty-three, and of the Independence of the United States of America the eighty-seventh.

By the President:

ABRAHAM LINCOLN.

W. H. SEWARD, Secretary of State.

ACCOUNT OF THE EMANCIPATION PROCLAMATION.

(Related by the President to F. B. Carpenter, February 6, 1864.)

"It had got to be," said Mr. Lincoln, "midsummer, 1862. Things had gone on from bad to worse, until I felt that we had reached the end of our rope on the plan of operations we had been pursuing; that we had about played our last card, and must change our tactics, or lose the game. I now determined upon the

adoption of the emancipation policy; and without consultation with, or the knowledge of, the Cabinet, I prepared the original draft of the proclamation, and, after much anxious thought, called a Cabinet meeting upon the subject. This was the last of July or the first part of the month of August, 1862." [The exact date was July 22, 1862.] . . . "All were present excepting Mr. Blair, the Postmaster-General, who was absent at the opening of the discussion, but came in subsequently. I said to the Cabinet that I had resolved upon this step, and had not called them together to ask their advice, but to lay the subject-matter of a proclamation before them, suggestions as to which would be in order after they had heard it read. Mr. Lovejoy was in error when he informed you that it excited no comment excepting on the part of Secretary Seward. Various suggestions were offered. Secretary Chase wished the language stronger in reference to the arming of the blacks.

"Mr. Blair, after he came in, deprecated the policy on the ground that it would cost the administration the fall elections. Nothing, however, was offered that I had not already fully anticipated and settled in my own mind, until Secretary Seward spoke. He said in substance, 'Mr. President, I approve of the proclamation, but I question the expediency of its issue at this juncture. The depression of the public mind, consequent upon our repeated reverses, is so great that I fear the effect of so important a step. It

may be viewed as the last measure of an exhausted government, a cry for help; the Government stretching forth its hands to Ethiopia, instead of Ethiopia stretching forth her hands to the Government.' His idea," said the President, "was that it would be considered our last *shriek* on the retreat." [This was his precise expression.] "'Now,' continued Mr. Seward, 'while I approve the measure, I suggest, sir, that you postpone its issue until you can give it to the country supported by military success, instead of issuing it, as would be the case now, upon the greatest disasters of the war.'" Mr. Lincoln continued: "The wisdom of the view of the Secretary of State struck me with great force. It was an aspect of the case that, in all my thought upon the subject, I had entirely overlooked. The result was that I put the draft of the proclamation aside, as you do your sketch for a picture, waiting for a victory.

"From time to time I added or changed a line, touching it up here and there, anxiously watching the progress of events. Well, the next news we had was of Pope's disaster at Bull Run. Things looked darker than ever. Finally came the week of the battle of Antietam. I determined to wait no longer. The news came, I think, on Wednesday, that the advantage was on our side. I was then staying at the Soldiers' Home" [three miles out of Washington]. "Here I finished writing the second draft of the preliminary proclamation; came up on Saturday;

called the Cabinet together to hear it, and it was published on the following Monday."

HYMN AFTER THE EMANCIPATION PROCLAMATION.

Giver of all that crowns our days,
With Grateful hearts we sing thy praise;
Through deep and desert led by thee,
Our promised land at last we see.

Ruler of nations, judge our cause!
If we have kept thy holy laws,
The sons of Belial curse in vain
The day that rends the captive's chain.

Thou God of vengeance! Israel's Lord!
Break in their grasp the shield and sword,
And make thy righteous judgments known
Till all thy foes are overthrown!

Then, Father, lay thy healing hand
In mercy on our stricken land;
Lead all its wanderers to the fold,
And be their Shepherd as of old.

So shall one Nation's song ascend
To Thee, our Ruler, Father, Friend,
While Heaven's wide arch resounds again
With Peace on earth, good will to men!

OLIVER WENDELL HOLMES.

THE DEATH OF SLAVERY.

O thou, great Wrong, that, through the slow-paced
years,

Didst hold thy millions fettered, and didst wield
The scourge that drove the laborer to the field,
And turn a stony gaze on human tears,

Thy cruel reign is o'er;

Thy bondmen crouch no more

In terror at the menace of thine eye;
For He who marks the bounds of guilty power,
Long-suffering, hath heard the captive's cry,
And touched his shackles at the appointed hour,
And lo! they fall, and he whose limbs they galled
Stands in his native manhood, disenthralled.

A shout of joy from the redeemed is sent;
Ten thousand hamlets swell the hymn of thanks;
Our rivers roll exulting, and their banks
Send up hosannas to the firmament!

Fields where the bondman's toil

No more shall trench the soil,

Seem now to bask in a serener day;
The meadow-birds sing sweeter, and the airs
Of Heaven with more caressing softness play,
Welcoming man to liberty like theirs.

A glory clothes the land from sea to sea,
For the great land and

Within that land wert thou enthroned of late,
And they by whom the nation's laws were made,
And they who filled its judgment seats obeyed
Thy mandate, rigid as the will of Fate—

Fierce men at thy right hand,

With gesture of command,

Gave forth the word that none might dare gainsay;
And grave and reverend ones, who loved thee not,
Shrank from thy presence, and in blank dismay
Choked down, unuttered, the rebellious thought;
While meaner cowards, mingling with thy train,
Proved, from the book of God, thy right to reign.

Great as thou wert, and feared from shore to shore,
The wrath of Heaven o'ertook thee in thy pride;
Thou sit'st a ghastly shadow; by thy side
Thy once strong arms hang nerveless evermore.

And they who quailed but now

Before thy lowering brow

Devote thy memory to scorn and shame,
And scoff at the pale, powerless thing thou art.
And they who ruled in thine imperial name,
Subdued, and standing sullenly apart,
Scowl at the hands that overthrew thy reign,
And shattered at a blow the prisoner's chain.

Well was thy doom deserved; thou didst not spare
Life's tenderest ties, but cruelly didst part
Husband and wife, and from the mother's heart

Didst wrest her children, deaf to shriek and prayer;
Thy inner lair became
The haunt of guilty shame;
Thy lash dropped blood; the murderer, at thy side,
Showed his red hands, nor feared the vengeance due.
Thou didst sow earth with crimes, and, far and wide,
A harvest of uncounted miseries grew,
Until the measure of thy sins at last
Was full, and then the avenging bolt was cast!

Go now, accursed of God, and take thy place
With hateful memories of the elder time,
With many a wasting plague, and nameless crime,
And bloody war that thinned the human race;
With the Black Death,* whose way
Through wailing cities lay,
Worship of Moloch, tyrannies that built
The Pyramids, and cruel creeds that taught
To avenge a fancied guilt by deeper guilt—
Death at the stake to those that held them not.
Lo! the foul phantoms, silent in the gloom
Of the flown ages, part to yield thee room.

I see the better years that hasten by
Carry thee back into that shadowy past,
Where, in the dusty spaces, void and vast,
The graves of those whom thou hast murdered lie.
The slave-pen, through whose door
Thy victims pass no more,

*A pestilence which swept over the Old World (1347-1350).

Is there, and there shall the grim block remain
At which the slave was sold; while at thy feet
Scourges and engines of restraint and pain
Moulder and rust by thine eternal seat.
There, mid the symbols that proclaim thy crimes,
Dwell thou, a warning to the coming times.

—WILLIAM CULLEN BRYANT.

LINCOLN'S LETTERS.

But Lincoln repelled no one whom he believed to speak to him in good faith and with patriotic purpose. No good advice would go unheeded. No candid criticism would offend him. No honest opposition, while it might pain him, would produce a lasting alienation of feeling between him and the opponent. It may truly be said that few men in power have ever been exposed to more daring attempts to direct their course, to severer censure of their acts, and to more cruel misrepresentation of their motives. And all this he met with that good-natured humor peculiarly his own, and with untiring effort to see the right and to impress it upon those who differed from him. The conversations he had and the correspondence he carried on upon matters of public interest, not only with men in official position, but with private citizens, were almost unceasing, and in a large number of public letters, written ostensibly to meetings, or committees, or persons of importance, he addressed himself directly to the popular mind. Most of these

letters stand among the finest monuments of our political literature. Thus he presented the singular spectacle of a President who, in the midst of a great civil war, with unprecedented duties weighing upon him, was constantly in person debating the great features of his policy with the people.

While in this manner he exercised an ever-increasing influence upon the popular understanding, his sympathetic nature endeared him more and more to the popular heart. In vain did journals and speakers of the opposition represent him as a light-minded trifler, who amused himself with frivolous story-telling and coarse jokes, while the blood of the people was flowing in streams. The people knew that the man at the head of affairs, on whose haggard face the twinkle of humor so frequently changed into an expression of profoundest sadness, was more than any other deeply distressed by the suffering he witnessed; that he felt the pain of every wound that was inflicted on the battle field, and the anguish of every woman or child who had lost husband or father; that whenever he could he was eager to alleviate sorrow, and that his mercy was never implored in vain. They looked to him as one who was with them and of them in all their hopes and fears, their joys and sorrows,—who laughed with them and wept with them; and as his heart was theirs, so their hearts turned to him. His popularity was far different from that of Washington, who was revered with awe, or that of Jackson, the unconquer-

able hero, for whom party enthusiasm never grew weary of shouting. To Abraham Lincoln the people became bound by a genuine sentimental attachment. It was not a matter of respect, or confidence, or party pride, for this feeling spread far beyond the boundary lines of his party; it was an affair of the heart, independent of mere reasoning. When the soldiers in the field or their folks at home spoke of "Father Abraham," there was no cant in it. They felt that their President was really caring for them as a father would, and that they could go to him, every one of them, as they would go to a father, and talk to him of what troubled them, sure to find a willing ear and tender sympathy. Thus, their President, and his cause, and his endeavors, and his success gradually became to them almost matters of family concern. And this popularity carried him triumphantly through the presidential election of 1864, in spite of an opposition within his own party which at first seemed very formidable.

CARL SCHURZ.

From "Abraham Lincoln."

LETTER TO J. C. CONKLING.

EXECUTIVE MANSION, WASHINGTON, Aug. 26, 1863.

HON. JAMES C. CONKLING.

My Dear Sir:—Your letter inviting me to attend a mass meeting of unconditional Union men, to be held at the capital of Illinois on the third day of September, has been received. It would be very agreeable to me

thus to meet my old friends at my own home; but I cannot just now be absent from this city so long as a visit there would require. The meeting is to be of all those who maintain unconditional devotion to the Union; and I am sure that my old political friends will thank me for tendering, as I do, the nation's gratitude to those other noble men whom no partisan malice or partisan hope can make false to the nation's life. There are those who are dissatisfied with me. To such I would say: You desire peace, and you blame me that we do not have it. But how can we attain it? There are but three conceivable ways: First, to suppress the rebellion by force of arms. This I am trying to do. Are you for it? If you are, so far we are agreed. If you are not for it, a second way is to give up the Union. I am against this. If you are, you should say so, plainly. If you are not for force, nor yet for dissolution, there only remains some imaginable compromise. I do not believe that any compromise embracing the maintenance of the Union is now possible. All that I learn leads to a directly opposite belief. The strength of the rebellion is its military—its army. That army dominates all the country and all the people within its range. Any offer of any terms made by any man or men within that range in opposition to that army, is simply nothing for the present, because such man or men have no power whatever to enforce their side of a compromise, if one were made with them. To illustrate: Suppose

refugees from the South and peace men of the North get together in convention, and frame and proclaim a compromise embracing the restoration of the Union. In what way can that compromise be used to keep General Lee's army out of Pennsylvania? General Meade's army can keep Lee's army out of Pennsylvania, and I think can ultimately drive it out of existence. But no paper compromise to which the controllers of General Lee's army are not agreed, can at all affect that army. In an effort at such compromise we would waste time, which the enemy would improve to our disadvantage, and that would be all. A compromise, to be effective, must be made either with those who control the rebel army, or with the people, first liberated from the domination of that army by the success of our army. Now, allow me to assure you that no word or intimation from the rebel army, or from any of the men controlling it, in relation to any peace compromises, has ever come to my knowledge or belief. All charges and intimations to the contrary are deceptive and groundless. And I promise you that if any such proposition shall hereafter come, it shall not be rejected and kept secret from you. I freely acknowledge myself to be the servant of the people, according to the bond of service, the United States Constitution; and that, as such, I am responsible to them. But, to be plain. You are dissatisfied with me about the negro. Quite likely there is a difference of opinion between you and myself upon that subject. I certainly wish

that all men could be free, while you, I suppose, do not. Yet I have neither adopted nor proposed any measure which is not consistent with even your view, provided you are for the Union. I suggested compensated emancipation, to which you replied that you wished not to be taxed to buy negroes. But I have not asked you to be taxed to buy negroes, except in such way as to save you from greater taxation, to save the Union exclusively by other means.

You dislike the Emancipation Proclamation, and perhaps would have it retracted. You say it is unconstitutional. I think differently. I think that the Constitution invests its Commander-in-Chief with the law of war in the time of war. The most that can be said, if so much, is that the slaves are property. Is there, has there ever been, any question that by the law of war, property, both of enemies and friends, may be taken when needed? And is it not needed whenever taking it helps us or hurts the enemy? Armies, the world over, destroy enemies' property when they cannot use it; and even destroy their own to keep it from the enemy. Civilized belligerents do all in their power to help themselves or hurt the enemy, except a few things regarded as barbarous or cruel. Among the exceptions are the massacre of vanquished foes and non-combatants, male and female. But the proclamation, as law, is valid or is not valid. If it is not valid it needs no retraction. If it is valid it cannot be retracted, any more than the dead can be

brought to life. Some of you profess to think that its retraction would operate favorably for the Union. Why better after the retraction than before the issue? There was more than a year and a half of trial to suppress the rebellion before the proclamation was issued, the last one hundred days of which passed under an explicit notice that it was coming unless averted by those in revolt returning to their allegiance. The war has certainly progressed as favorably for us since the issue of the proclamation as before. I know as fully as one can know the opinions of others, that some of the commanders of our armies in the field, who have given us our most important victories, believe the emancipation policy and the aid of colored troops constitute the heaviest blows yet dealt to the rebellion, and that at least one of those important successes could not have been achieved when it was but for the aid of black soldiers. Among the commanders holding these views are some who have never had any affinity with what is called abolitionism or with "Republican party politics," but who hold them purely as military opinions. I submit their opinions as being entitled to some weight against the objections often urged that emancipation and arming the blacks are unwise as military measures, and were not adopted as such in good faith. You say that you will not fight to free negroes. Some of them seem to be willing to fight for you—but no matter. Fight you, then, exclusively to save the Union. I issued

the proclamation on purpose to aid you in saving the Union. Whenever you shall have conquered all resistance to the Union, if I shall urge you to continue fighting, it will be an apt time then for you to declare that you will not fight to free negroes. I thought that, in your struggle for the Union, to whatever extent the negroes should cease helping the enemy, to that extent it weakened the enemy in his resistance to you. Do you think differently? I thought that whatever negroes can be got to do as soldiers leaves just so much less for white soldiers to do in saving the Union. Does it appear otherwise to you? But negroes, like other people, act upon motives. Why should they do anything for us if we will do nothing for them? If they stake their lives for us they must be prompted by the strongest motive, even the promise of freedom. And the promise, being made, must be kept. The signs look better. The Father of Waters again goes unvexed to the sea. Thanks to the great Northwest for it. Nor yet wholly to them. Three hundred miles up they met New England, Empire, Keystone, and Jersey, hewing their way right and left. The Sunny South, too, in more colors than one, also lent a hand. On the spot, their part of the history was jotted down in black and white. The job was a great national one, and let none be banned who bore an honorable part in it; and while those who have cleared the great river may well be proud, even that is hard to say that

anything has been more bravely and better done than at Antietam, Murfreesboro', Gettysburg, and on many fields of less note. Nor must Uncle Sam's web feet be forgotten. At all the waters' margins they have been present: not only on the deep sea, the broad bay, and the rapid river, but also up the narrow, muddy bayou; and wherever the ground was a little damp, they have been and made their tracks. Thanks to all. For the great Republic—for the principles by which it lives and keeps alive—for man's vast future—thanks to all. Peace does not appear so far distant as it did. I hope it will come soon, and come to stay; and so come as to be worth the keeping in all future time. It will then have been proved that among freemen there can be no successful appeal from the ballot to the bullet, and that they who take such appeal are sure to lose their case and pay the cost. And then there will be some black men who can remember that, with silent tongue, and clenched teeth, and steady eye, and well-poised bayonet, they have helped mankind on to this great consummation; while I fear that there will be some white men unable to forget that with malignant heart and deceitful speech they have striven to hinder it. Still, let us not be over sanguine of a speedy final triumph. Let us be quite sober. Let us diligently apply the means, never doubting that a just God, in his own good time, will give us the rightful result. Yours very truly,

ABRAHAM LINCOLN.

LETTER TO A. G. HODGES.

EXECUTIVE MANSION, WASHINGTON, April 4, 1864.

A. G. HODGES, ESQ., Frankfort, Ky.

My Dear Sir:—You ask me to put in writing the substance of what I verbally said the other day in your presence, to Governor Bramlette and Senator Dixon. It was about as follows:

“I am naturally anti-slavery. If slavery is not wrong, nothing is wrong. I cannot remember when I did not so think and feel, and yet I have never understood that the Presidency conferred upon me an unrestricted right to act officially upon this judgment and feeling. It was in the oath I took that I would, to the best of my ability, preserve, protect, and defend the Constitution of the United States. I could not take the office without taking the oath. Nor was it my view that I might take an oath to get power, and break the oath in using the power. I understood, too, that in ordinary civil administration this oath even forbade me to practically indulge my primary abstract judgment on the moral question of slavery. I had publicly declared this many times, and in many ways. And I aver that, to this day, I have done no official act in mere deference to my abstract judgment and feeling on slavery.

“I did understand, however, that my oath to preserve the Constitution to the best of my ability

imposed upon me the duty of preserving, by every indispensable means, that Government—that Nation—of which that Constitution was the organic law. Was it possible to lose the Nation and yet preserve the Constitution?

“By general law, life and limb must be protected, yet often a limb must be amputated to save a life; but a life is never wisely given to save a limb. I felt that measures otherwise unconstitutional might become lawful by becoming indispensable to the preservation of the Constitution through the preservation of the Nation. Right or wrong, I assumed this ground, and now avow it. I could not feel that, to the best of my ability, I had even tried to preserve the Constitution if, to save slavery or any minor matter, I should permit the wreck of Government, Country, and Constitution, all together. When, early in the war, General Fremont attempted military emancipation, I forbade it, because I did not then think it an indispensable necessity. When, a little later, General Cameron, then Secretary of War, suggested the arming of the blacks, I objected because I did not yet think it an indispensable necessity. When, still later, General Hunter attempted military emancipation, I again forbade it, because I did not yet think the indispensable necessity had come.

“When, in March and May and July, 1862, I made earnest and successive appeals to the Border States

to favor compensated emancipation, I believed the indispensable necessity for military emancipation and arming the blacks would come unless averted by that measure. They declined the proposition, and I was, in my best judgment, driven to the alternative of either surrendering the Union, and with it the Constitution, or of laying strong hand upon the colored element. I chose the latter. In choosing it, I hoped for greater gain than loss; but of this I was not entirely confident. More than a year of trial now shows no loss by it in our foreign relations, none in our home popular sentiment, none in our white military force—no loss by it anyhow or anywhere. On the contrary, it shows a gain of quite a hundred and thirty thousand soldiers, seamen, and laborers. These are palpable facts, about which, as facts, there can be no caviling. We have the men; and we could not have had them without the measure.

“And now let any Union man who complains of the measure test himself by writing down in one line that he is for subduing the rebellion by force of arms; and in the next, that he is for taking these one hundred and thirty thousand men from the Union side, and placing them where they would be but for the measure he condemns. If he cannot face his cause so stated, it is only because he cannot face the truth.”

I add a word which was not in the version. In telling this tale I attempt not to show my own sagacity. I claim not to be

events, but confess plainly that events have controlled me. Now, at the end of three years' struggle, the Nation's condition is not what either party, or any man devised or expected. God alone can claim it. Whither it is tending seems plain. If God now wills the removal of a great wrong, and wills also that we of the North, as well as you of the South, shall pay fairly for our complicity in that wrong, impartial history will find therein new cause to attest and revere the justice and goodness of God. Yours truly,

A. LINCOLN.

AN ENGLISH ESTIMATE OF LINCOLN.

It is one of the greatest of Lincoln's claims to admiration that, though he sympathized with the fervor and enthusiasm of his countrymen, he was not carried away by it. He was one of those rare men who can at once be zealous and moderate, who are kindled by great ideas, and who yet retain complete control of the critical faculty. And more than this, Lincoln was a man who could be reserved without the chill of reserve. Again, he could make allowance for demerits in a principle or a human instrument without ever falling into the purblindness of cynicism. He often acted in his dealings with men much as a professed cynic might have acted; but his conduct was due, not to any disbelief in virtue, but to a wide toler-

ance and a clear knowledge of human nature. He saw things as a disillusionized man sees them, and yet in the bad sense he never suffered any disillusionment. For suffusing and combining his other qualities was a serenity of mind which affected the whole man. He viewed the world too much as a whole to be greatly troubled or perplexed over its accidents. To this serenity of mind was due an almost total absence of indignation in the ordinary sense. Generals might half-ruin the cause for the sake of some trumpety quarrel, or in order to gain some petty personal advantage; office-seekers might worry at the very crisis of the nation's fate; but none of the pettinesses, the spites, or the follies could rouse in Lincoln the impatience or the indignation that would have been awakened in ordinary men. Pity, and nothing else, was the feeling such exhibitions occasioned him. Lincoln seems to have felt the excuse that tempers the guilt of every mortal transgression. His largeness and tenderness of nature made him at heart a universal apologist. He was, of course, too practical and too great a statesman to let this sensibility to the excuses that can be made for human conduct induce him to allow misdeeds to go unpunished or uncorrected. He acted as firmly and as severely as if he had experienced the most burning indignation; but the moment we come to Lincoln's real feelings, we see that he was never incensed, and that, even in its most legitimate form, the desire for retribution is absent

from his mind. "To know all is to forgive all," was the secret of his attitude towards human affairs. That is not the highest wisdom; but it errs on the right, and also on the rare, side.

So much for the intellectual side of Lincoln's nature. Behind it was a personality of singular charm. Tenderness and humor were its main characteristics. As he rode through a forest in spring-time, he would keep on dismounting to put back the young birds that had fallen from their nests. There was not a situation in life which could not afford him the subject for a kindly smile. It needed a character so full of gentleness and good temper to sustain the intolerable weight of responsibility which the war threw upon the shoulders of the President. Most men would have been crushed by the burden. His serenity of temper saved Lincoln. Except when the miserable necessity of having to sign the order for a military execution took away his sleep, he carried on his work without any visible sign of over-strain. Not the least of Lincoln's achievements is to be found in the fact that though for four years he wielded a power and a personal authority greater than that exercised by any monarch on earth, he never gave satirist or caricaturist the slightest real ground for declaring that his sudden rise to world-wide fame had turned the head of the backwoodsman. Under the circumstances there would have been every excuse for Lincoln had he assumed to his subordinates some-

what of the bearing of the autocrat he was. It is a sign of the absolute sincerity and good sense of the President that he was under no sort of a temptation to do so. Lincoln was before all things a gentleman, and the good taste inseparable from that character made it impossible for him to be spoiled by power and position. This grace and strength of character is never better shown than in the letters to his generals, victorious or defeated. When they were beaten, he was anxious to share the blame; when victorious he was instant to deny by anticipation any rumor that he had inspired the strategy of the campaign. If a general had to be reprimanded he did it as only the most perfect of gentlemen could do it. He could convey the severest censure without inflicting any wound that would not heal, and this not by using roundabout expressions, but in the plainest language. "He writes me like a father," were the heart-felt words of a commander who had been reproved by the President. Throughout these communications, the manner in which he not only conceals but altogether sinks all sense that the men to whom they are addressed were, in effect, his subordinates, is worthy of special note. "A breath could make them, as a breath had made," and yet Lincoln writes as if his generals were absolutely independent.

We have said something of Lincoln as a man and as the leader of a great cause. We desire now to dwell upon a point which is often neglected in con-

sidering the career of the hero of the Union, but which, from the point of view of letters, is of absorbing interest. No criticism of Mr. Lincoln can be in any sense adequate which does not deal with his astonishing power over words. It is not too much to say of him that he is among the greatest masters of prose ever produced by the English race. Self-educated, or rather not educated at all in the ordinary sense, as he was, he contrived to obtain an insight and power in the handling of the mechanism of letters such as has been given to few men in his, or, indeed, in any age. That the gift of oratory should be a natural gift, is understandable enough, for the methods of the orator, like those of the poet, are primarily sensuous, and may well be instinctive. Mr. Lincoln's achievement seems to show that no less is the writing of prose an endowment of Nature. Mr. Lincoln did not get his ability to handle prose through his gift of speech. That these are separate, though coördinate, faculties is a matter beyond dispute, for many of the great orators of the world have proved themselves exceedingly inefficient in the matter of deliberate composition. Mr. Lincoln enjoyed both gifts. His letters, dispatches, memoranda, and written addresses are even better than his speeches; and in speaking thus of Mr. Lincoln's prose, we are not thinking merely of certain pieces of inspired rhetoric. We do not praise his work because, like Mr. Bright, he could exercise his power of coining

illuminating phrases as effectively upon paper as on the platform. It is in his conduct of the pedestrian portions of composition that Mr. Lincoln's genius for prose style is exhibited. Mr. Bright's writing cannot claim to answer the description which Hazlitt has given of the successful prose-writer's performance. Mr. Lincoln's can. What Hazlitt says is complete and perfect in definition. He tells us that the prose-writer so uses his pen "that he loses no particle of the exact characteristic extreme impression of the thing he writes about"; and with equal significance he points out that "the prose-writer is master of his materials," as "the poet is the slave of his style." If these words convey a true definition, then Mr. Lincoln is a master of prose. Whatever the subject he has in hand, whether it be bold or impassioned, business-like or pathetic, we feel that we "lose no particle of the exact characteristic extreme impression" of the thing written about. We have it all, and not merely a part. Every line shows that the writer is master of his materials; that he guides the words, never the words him. This is, indeed, the predominant note throughout all Mr. Lincoln's work. We feel that he is like the engineer who controls some mighty reservoir. As he desires, he opens the various sluice-gates, but for no instant is the water not under his entire control. We are sensible in reading Mr. Lincoln's writings, that an immense force is gathered up behind him, and that in each jet that flows every

drop is meant. Some writers only leak; others half flow through determined channels, half leak away their words like a broken lock when it is emptying. The greatest, like Mr. Lincoln, send out none but clear-shaped streams.

—*London Spectator*, April 25 and May 5, 1891.

LETTER TO GEN. G. B. McCLELLAN.

WASHINGTON, April 9, 1862.

MAJOR-GENERAL McCLELLAN.

My Dear Sir:—Your dispatches, complaining that you are not properly sustained, while they do not offend me, do pain me very much.

Blenker's division was withdrawn from you before you left here, and you know the pressure under which I did it, and, as I thought, acquiesced in it—certainly not without reluctance.

After you left I ascertained that less than twenty thousand unorganized men, without a single field battery, were all you designed to be left for the defense of Washington and Manassas Junction, and part of this even was to go to General Hooker's old position; General Banks' corps, once designated for Manassas Junction, was divided and tied up on the

NOTE.—General McClellan was assigned to the command of the Army of the Potomac July 25, 1861; was commander-in-chief of all the armies of the U. S. Nov. 1, 1861-March 11, 1862. Conducted the Peninsular campaign March to July, 1862, and was superseded by Burnside Nov. 7, 1862.

line of Winchester and Strasburgh, and could not leave it without again exposing the Upper Potomac and the Baltimore & Ohio Railroad. This presented—or would present, when McDowell and Sumner should be gone—a great temptation to the enemy to turn back from the Rappahannock and sack Washington. My explicit order that Washington should, by the judgment of all the commanders of corps, be left entirely secure, had been neglected. It was precisely this that drove me to detain McDowell.

I do not forget that I was satisfied with your arrangement to leave Banks at Manassas Junction; but when that arrangement was broken up and nothing was substituted for it, of course I was not satisfied, but I was constrained to substitute something for it myself.

And now allow me to ask, do you really think I should permit the line from Richmond *via* Manassas Junction to this city to be entirely open, except what resistance could be presented by less than twenty thousand unorganized troops? This is a question which the country will not allow me to evade.

There is a curious mystery about the number of troops now with you. When I telegraphed you on the 6th, saying you had over a hundred thousand with you, I had just obtained from the Secretary of War a statement, taken as he said from your own returns, making one hundred and eight thousand then with you and *en route* to you. You now say you will have

but eighty-five thousand when all *en route* to you shall have reached you. How can this discrepancy of twenty-three thousand be accounted for?

As to General Wool's command, I understand it is doing for you precisely what a like number of your own would have to do if that command was away. I suppose the whole force which has gone forward to you is with you by this time; and if so, I think it is the precise time for you to strike a blow. By delay the enemy will relatively gain upon you—that is, he will gain faster by fortifications and reinforcement than you can by reinforcements alone.

And once more let me tell you, it is indispensable to you that you strike a blow. I am powerless to help this. You will do me the justice to remember I always insisted that going down the bay in search of a field, instead of fighting at or near Manassas, was only shifting and not surmounting a difficulty; that we would find the same enemy and the same or equal intrenchments at either place. The country will not fail to note—is noting now—that the present hesitation to move upon an intrenched enemy is but the story of Manassas repeated.

I beg to assure you that I have never written you or spoken to you in greater kindness of feeling than now, nor with a fuller purpose to sustain you, so far as in my most anxious judgment I consistently can; but you must act. Yours very truly,

A. LINCOLN.

LETTER TO GEN. G. B. McCLELLAN.

FORT MONROE, Va., May 9, 1862.

MAJOR-GENERAL McCLELLAN.

My Dear Sir:—I have just assisted the Secretary of War in framing part of a dispatch to you relating to army corps, which dispatch, of course, will have reached you long before this will. I wish to say a few words to you privately on this subject. I ordered the army corps organization not only on the unanimous opinion of the twelve generals whom you had selected and assigned as generals of division, but also on the unanimous opinion of every military man I could get an opinion from—and every modern military book,—yourself only excepted. Of course I did not on my own judgment pretend to understand the subject. I now think it indispensable for you to know how your struggle against it is received in quarters which we cannot entirely disregard. It is looked upon as merely an effort to pamper one or two pets, and to persecute and degrade their supposed rivals. I have had no word from Sumner, Heintzelman, or Keyes. The commanders of these corps are of course the three highest officers with you, but I am constantly told that you have no consultation or communication with them; that you consult and communicate with nobody but Gen. Fitz-John Porter and perhaps General Franklin. I do not say

these complaints are true or just; but at all events it is proper you should know of their existence. Do the commanders of corps disobey your orders in anything?

When you relieved General Hamilton of his command the other day, you thereby lost the confidence of at least one of your best friends in the Senate. And here let me say, not as applicable to you personally, that senators and representatives speak of me in their places as they please without question, and that officers of the army must cease addressing insulting letters to them for taking no greater liberty with them.

But to return. Are you strong enough, even with my help, to set your foot upon the necks of Sumner, Heintzelman, and Keyes all at once? This is a practical and very serious question for you.

The success of your army and the cause of the country are the same, and of course I only desire the good of the cause. Yours truly,

A. LINCOLN.

LETTER TO GEN. G. B. McCLELLAN.

EXECUTIVE MANSION,

WASHINGTON, D. C., Oct. 13, 1862.

MAJOR-GENERAL McCLELLAN.

My Dear Sir:—You remember my speaking to you of what I called your over-cautiousness. Are you not over-cautious when you assume that you cannot do what the enemy is constantly doing? Should you not

claim to be at least his equal in prowess, and act upon the claim?

As I understand, you telegraphed General Halleck that you cannot subsist your army at Winchester unless the railroad from Harper's Ferry to that point be put in working order. But the enemy does now subsist his army at Winchester, at a distance nearly twice as great from railroad transportation as you would have to do, without the railroad last named. He now waggons from Culpeper Court House, which is just about twice as far as you would have to do from Harper's Ferry. He is certainly not more than half as well provided with waggons as you are. I certainly should be pleased for you to have the advantage of the railroad from Harper's Ferry to Winchester; but it wastes all the remainder of autumn to give it to you, and, in fact, ignores the question of time, which cannot and must not be ignored.

Again, one of the standard maxims of war, as you know, is, "to operate upon the enemy's communications as much as possible without exposing your own." You seem to act as if this applies against you, but cannot apply in your favor. Change positions with the enemy, and think you not he would break your communication with Richmond within the next twenty-four hours? You dread his going into Pennsylvania; but, if he does so in full force, he gives up his communications to you abso-

lutely, and you have nothing to do but to follow and ruin him. If he does so with less than full force, fall upon and beat what is left behind all the easier.

Exclusive of the water-line, you are now nearer Richmond than the enemy is by the route that you can and he must take. Why can you not reach there before him, unless you admit that he is more than your equal on a march? His route is the arc of a circle, while yours is the chord. The roads are as good on yours as on his.

You know I desired, but did not order, you to cross the Potomac below, instead of above, the Shenandoah and Blue Ridge. My idea was that this would at once menace the enemy's communications, which I would seize if he would permit. If he should move northward, I would follow him closely, holding his communications. If he should prevent our seizing his communications and move toward Richmond, I would press closely to him, fight him if a favorable opportunity should present, and at least try to beat him to Richmond on the inside track. I say "try"; if we never try we shall never succeed. If he makes a stand at Winchester, moving neither north nor south, I would fight him there, on the idea that, if we cannot beat him when he bears the wastage of coming to us, we never can when we bear the wastage of going to him. This proposition is a simple truth, and is too important to be lost sight of for a moment. In coming to us

he tenders us an advantage which we should not waive. We should not so operate as to merely drive him away. As we must beat him somewhere or fail finally, we can do it, if at all, easier near to us than far away. If we cannot beat the enemy where he now is, we never can, he again being within the intrenchments of Richmond. Recurring to the idea of going to Richmond on the inside track, the facility of supplying from the side away from the enemy is remarkable; as it were, by the different spokes of a wheel extending from the hub toward the rim; and this whether you move directly by the chord or on the inside arc, hugging the Blue Ridge more closely. The chord-line, as you see, carries you by Aldie, Hay Market, and Fredericksburg, and you see how turnpikes, railroads, and finally the Potomac, by Aquia Creek, meet you at all points from Washington. The same, only the lines lengthened a little, if you press closer to the Blue Ridge part of the way.

The gaps through the Blue Ridge I understand to be about the following distances from Harper's Ferry, to wit: Vestal's, 5 miles; Gregory's, 13; Snicker's, 18; Ashby's, 28; Manassas, 38; Chester, 45; and Thornton's, 53. I should think it preferable to take the route nearest the enemy, disabling him to make an important move without your knowledge, and compelling him to keep his forces together for dread of you. The gaps would enable you to attack if you should wish. For a great part of the way you

would be practically between the enemy and both Washington and Richmond, enabling us to spare you the greatest number of troops from here. When, at length, running for Richmond ahead of him enables him to move this way, if he does so, turn and attack him in the rear. But I think he should be engaged long before such point is reached. It is all easy if our troops march as well as the enemy, and it is unmanly to say they cannot do it. This letter is in no sense an order. Yours truly,

A. LINCOLN.

LETTER TO GENERAL SCHOFIELD,

(Relative to the removal of General Curtis.)

EXECUTIVE MANSION, WASHINGTON, May 27, 1863.

GEN. J. M. SCHOFIELD.

Dear Sir:—Having removed General Curtis and assigned you to the command of the Department of the Missouri, I think it may be of some advantage to me to state to you why I did it. I did not remove General Curtis because of my full conviction that he had done wrong by commission or omission. I did it because of a conviction in my mind that the Union men of Missouri, constituting, when united, a vast majority of the people, have entered into a pestilent, factious quarrel among themselves, General Curtis, perhaps not of choice, being the head of one faction, and Governor Gamble that of the other. After

months of labor to reconcile the difficulty, it seemed to grow worse and worse, until I felt it my duty to break it up somehow, and as I could not remove Gov. Gamble, I had to remove General Curtis. Now that you are in the position, I wish you to undo nothing merely because General Curtis or Governor Gamble did it, but to exercise your own judgment, and do right for the public interest. Let your military measures be strong enough to repel the invaders and keep the peace, and not so strong as to unnecessarily harass and persecute the people. It is a difficult *rôle*, and so much more will be the honor if you perform it well. If both factions, or neither, shall abuse you, you will probably be about right. Beware of being assailed by one and praised by the other. Yours truly,

A. LINCOLN.

LETTER TO GEN. U. S. GRANT.

EXECUTIVE MANSION, WASHINGTON, July 13, 1863.

MAJ.-GEN. U. S. GRANT.

My Dear General:—I do not remember that you and I ever met personally. I write this now as a grateful acknowledgment for the almost inestimable service you have done the country.

I wish to say a word further. When you first reached the vicinity of Vicksburg, I thought you should do what you finally did—march the troops

across the neck, run the batteries with the transports, and thus go below; and I never had any faith, except a general hope that you knew better than I, that the Yazoo Pass expedition and the like could succeed. When you got below and took Port Gibson, Grand Gulf, and vicinity, I thought you should go down the river and join General Banks, and when you turned northward, east of the Big Black, I feared it was a mistake. I now wish to make the personal acknowledgment that you were right and I was wrong.

Yours truly,

A. LINCOLN.

LETTER TO GEN. U. S. GRANT.

EXECUTIVE MANSION, WASHINGTON, April 30, 1864.

LIEUTENANT-GENERAL GRANT:—Not expecting to see you before the spring campaign opens, I wish to express in this way my entire satisfaction with what you have done up to this time, so far as I understand it. The particulars of your plans I neither know nor seek to know. You are vigilant and self-reliant; and, pleased with this, I wish not to obtrude any restraints or constraints upon you. While I am very anxious that any great dis-

NOTE.—General Grant was made commander of the district of West Tennessee March, 1862; of the Dept. of the Tennessee in Oct., 1862; of the Division of the Mississippi Oct., 1863; Lieutenant-General, March 2, 1864, and commander of all the American Armies, March 12, 1864.

aster or capture of our men in great number shall be avoided, I know these points are less likely to escape your attention than they would be mine.

If there be anything wanting which is in my power to give, do not fail to let me know it. And now, with a brave army and a just cause, may God sustain you.
Yours very truly,

A. LINCOLN.

ORDER FOR SABBATH OBSERVANCE.

EXECUTIVE MANSION, WASHINGTON, NOV. 16, 1862.

The President, commander-in-chief of the army and navy, desires and enjoins the orderly observance of the Sabbath by the officers and men in the military and naval service. The importance for man and beast of the prescribed weekly rest, the sacred rights of Christian soldiers and sailors, a becoming deference to the best sentiment of a Christian people, and a due regard for the Divine will, demand that Sunday labor in the army and navy be reduced to the measure of strict necessity.

The discipline and character of the national forces should not suffer, nor the cause they defend be imperiled, by the profanation of the day or name of the Most High. "At this time of public distress" (adopting the words of Washington in 1776,) "men may find enough to do in the service of God and their country without abandoning themselves to vice and immorality."

The first general order issued by the Father of his Country after the Declaration of Independence indicates the spirit in which our institutions were founded and should ever be defended:

"The general hopes and trusts that every officer and man will endeavor to live and act as becomes a Christian soldier defending the dearest rights and liberties of his country."

ABRAHAM LINCOLN.

OUR GOOD PRESIDENT.

Our sun hath gone down at the noon-day,
The heavens are black;
And over the morning, the shadows
Of night-time are back.

Stop the proud boasting mouth of the cannon;
Hush the mirth and the shout;—
God is God! and the ways of Jehovah
Are past finding out.

Lo! the beautiful feet on the mountains,
That yesterday stood,
The white feet that came with glad tidings
Are dabbled in blood.

The Nation that firmly was settling
The crown on her head,
Sits like Rizpah, in sackcloth and ashes,
And watches her dead.

Who is dead? who, unmoved by our wailing,
Is lying so low?
O my Land, stricken dumb in your anguish,
Do you feel, do you know,

That the hand which reached out of the darkness
Hath taken the whole;
Yea, the arm and the head of the people,—
The heart and the soul?

And that heart, o'er whose dread awful silence
A nation has wept;
Was the truest, and gentlest, and sweetest,
A man ever kept.

Why, he heard from the dungeons, the rice-fields,
The dark holds of ships,
Every faint, feeble cry which oppression
Smothered down on men's lips.

In her furnace, the centuries had welded
Their fetter and chain;
And like withes, in the hands of his purpose,
He snapped them in twain.

Who can be what he was to the people,—
What he was to the State?
Shall the ages bring to us another
As good and as great?

Our hearts with their anguish are broken,
Our wet eyes are dim;

For us is the loss and the sorrow,
The triumph for him!

For, ere this, face to face with his Father
Our martyr hath stood;
Giving into his hand a white record,
With its great seal of blood!

PHOEBE CARY.

TRIBUTE TO PRESIDENT LINCOLN.

In the hour of his great work done, President Lincoln has fallen. Not, indeed, in the flush of triumph, for no thought of triumph was in that honest and humble heart, nor in the intoxication of applause, for the fruits of victory were not yet gathered in his hand, was the Chief of the American people, the foremost man in the great Christian revolution of our age, struck down. But his task was, nevertheless, accomplished, and the battle of his life was won. So he passes away from the heat and the toil that still have to be endured, full of the honor that belongs to one who has nobly done his part, and carrying in his last thoughts the sense of deep, steadfast thankfulness that he now could see the assured coming of that end for which he had so long striven in faith and hope. . . . In all time to come, not among Americans only, but among all who think of manhood as more than rank, and set worth above display, the name of

Abraham Lincoln will be held in reverence. Rising from among the poorest of the people, winning his slow way upward by sheer hard work, preserving in every successive stage a character unspotted and a name untainted, securing a wider respect as he became better known, never pretending to more than he was, nor being less than he professed himself, he was at length, for very singleness of heart and uprightness of conduct, because all felt that they could trust him utterly, and would desire to be guided by his firmness, courage, and sense, placed in the chair of President at the turning-point of his nation's history. A life so true, rewarded by a dignity so majestic, was defense enough against the petty shafts of malice which party spirit, violent enough to light a civil war, aimed against him. The lowly callings he had first pursued, became his titles to greater respect among those whose respect was worth having; the little external rusticities only showed more brightly, as the rough matrix the golden ore, the true dignity of his nature. Never was any one, set in such high place, and surrounded with so many motives of furious detraction, so little impeached of aught blameworthy. The bitterest enemy could find no more to lay to his charge than that his language was sometimes too homely for a supersensitive taste, or that he conveyed in a jesting phrase what they deemed more suited for a statelier style. But against these specks, what thorough nobility have we

not to set? A purity of thought, word, and deed never challenged, a disinterestedness never suspected, an honesty of purpose never impugned, a gentleness and tenderness that never made a private enemy or alienated a friend—these are indeed qualities which may well make a nation mourn. But he had intellect as well as goodness. Cautiously conservative, fearing to pass the limits of established systems, seeking the needful amendments rather from growth than alteration, he proved himself in the crisis the very man best suited for his post. . . .

—*London Daily News, April 27, 1865.*

ABRAHAM LINCOLN.

Oh, slow to smite and swift to spare,
Gentle and merciful and just!
Who, in the fear of God, didst bear
The sword of power, a nation's trust!

In sorrow by thy bier we stand,
Amid the awe that hushes all,
And speak the anguish of a land
That shook with horror at thy fall.

Thy task is done; the bond are free:
We bear thee to an honored grave,
Whose proudest monument shall be
The broken fetters of the slave.

Pure was thy life; its bloody close
Hath placed thee with the sons of light,
Among the noble host of those
Who perished in the cause of Right.

WILLIAM CULLEN BRYANT.

LETTER TO THE WORKINGMEN OF MAN-
CHESTER, ENGLAND.

EXECUTIVE MANSION, WASHINGTON, Jan. 19, 1863.

TO THE WORKINGMEN OF MANCHESTER:—I have the honor to acknowledge the receipt of the address and resolutions which you sent me on the eve of the new year.

When I came, on the 4th of March, 1861, through a free and constitutional election to preside in the Government of the United States, the country was found at the verge of civil war. Whatever might have been the cause, or whosoever the fault, one duty, paramount to all others, was before me, namely, to maintain and preserve at once the Constitution and the integrity of the Federal Republic. A conscientious purpose to perform this duty is the key to all the measures of administration which have been and to all which will hereafter be pursued. Under our frame of government and my official oath, I could not depart from this purpose if I would. It is not always in the power of governments to enlarge or restrict

the scope of moral results which follow the policies that they may deem it necessary for the public safety from time to time to adopt.

I have understood well that the duty of self-preservation rests solely with the American people; but I have at the same time been aware that the favor or disfavor of foreign nations might have a material influence in enlarging and prolonging the struggle with disloyal men in which the country is engaged. A fair examination of history has served to authorize a belief that the past actions and influences of the United States were generally regarded as having been beneficial toward mankind. I have, therefore, reckoned upon the forbearance of nations. Circumstances—to some of which you kindly allude—induced me especially to expect that if justice and good faith should be practised by the United States, they would encounter no hostile influence on the part of Great Britain. It is now a pleasant duty to acknowledge the demonstration you have given of your desire that a spirit of peace and amity toward this country may prevail in the councils of your Queen, who is respected and esteemed in your own country only more than she is by the kindred nation which has its home on this side of the Atlantic.

I know and deeply deplore the sufferings which the workingmen at Manchester, and in all Europe, are called to endure in this crisis. It has been often and studiously represented that the attempt to overthrow

this Government, which was built upon the foundation of human rights, and to substitute for it one which should rest exclusively on the basis of human slavery, was likely to obtain the favor of Europe. Through the action of our disloyal citizens, the workingmen of Europe have been subjected to severe trials for the purpose of forcing their sanction to that attempt. Under the circumstances, I cannot but regard your decisive utterances upon the question as an instance of sublime Christian heroism which has not been surpassed in any age or in any country. It is indeed an energetic and reinspiring assurance of the inherent power of truth, and of the ultimate and universal triumph of justice, humanity, and freedom. I do not doubt that the sentiments you have expressed will be sustained by your great nation; and, on the other hand, I have no hesitation in assuring you that they will excite admiration, esteem, and the most reciprocal feelings of friendship among the American people. I hail this interchange of sentiment, therefore, as an augury that whatever else may happen, whatever misfortune may befall your country or my own, the peace and friendship which now exist between the two nations will be, as it shall be my desire to make them, perpetual.

ABRAHAM LINCOLN.

interposition of the Almighty hand to heal the wounds of the nation, and to restore it, as soon as may be consistent with the Divine purposes, to the full enjoyment of peace, harmony, tranquillity, and union.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington, this the third day of October, in the year of our Lord one thousand eight hundred and sixty-three, and of the Independence of the United States the eighty-eighth.

By the President:

ABRAHAM LINCOLN.

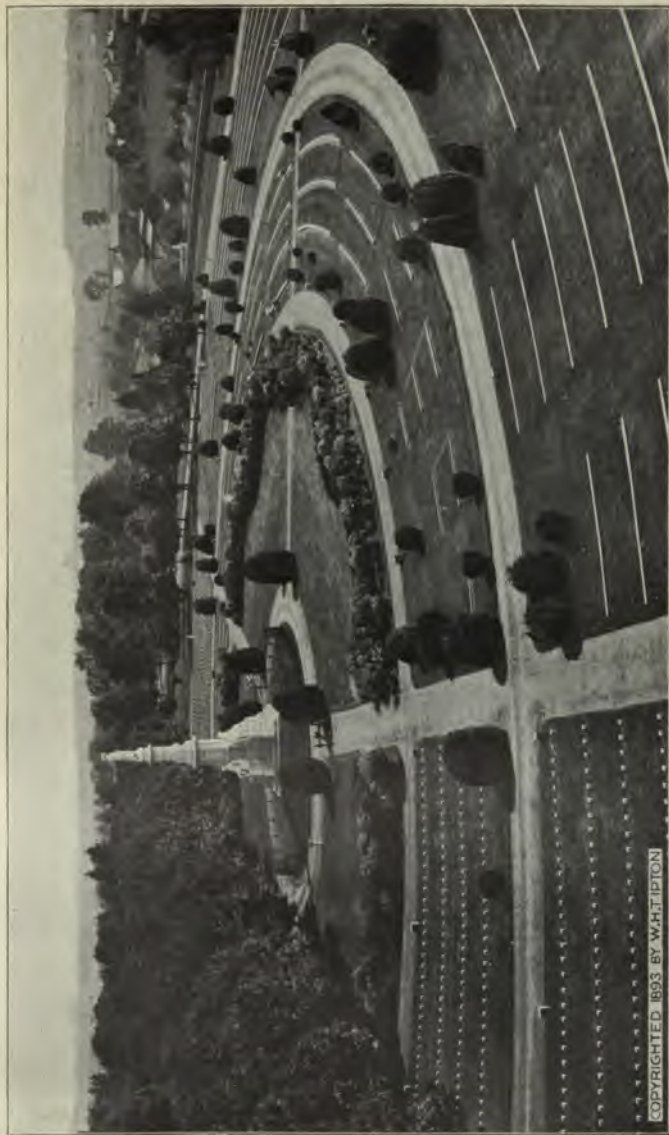
WILLIAM H. SEWARD, Secretary of State.

ADDRESS AT THE DEDICATION OF THE GETTYSBURG NATIONAL CEMETERY.

(November 19, 1863.)

Fourscore and seven years ago, our fathers brought forth upon this continent a new nation, conceived in Liberty, and dedicated to the proposition that all men are created equal. Now we are engaged in a great civil war, testing whether that nation, or any nation so conceived and so dedicated, can long endure. We are met on a great battle-field of that war. We are met to dedicate a portion of that field as a final resting place of those who here gave their lives that that nation might live. It is altogether fitting and proper that we should do this.

But in a larger sense we cannot dedicate, we cannot



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GETTYSBURG NATIONAL CEMETERY.

(The monument stands upon the spot where President Lincoln delivered his address.)



consecrate, we cannot hallow this ground. The brave men, living and dead, who struggled here, have consecrated it far above our power to add or detract. The world will little note, nor long remember, what we say here, but it can never forget what they did here. It is for us, the living, rather to be dedicated here to the unfinished work which they who fought here have thus far so nobly advanced. It is rather for us to be here dedicated to the great task remaining before us,—that from these honored dead we take increased devotion to that cause for which they here gave the last full measure of devotion,—that we here highly resolve that these dead shall not have died in vain,—that this nation, under God, shall have a new birth of freedom,—and that government of the people, by the people, for the people, shall not perish from the earth.

EXTRACT FROM GETTYSBURG ODE.

After the eyes that looked, the lips that spake
Here, from the shadows of impending death,
Those words of solemn breath,
What voice may fitly break
The silence, doubly hallowed, left by him?
We can but bow the head, with eyes grown dim,
And, as a Nation's litany, repeat
The phrase his martyrdom hath made complete,
Noble as then, but now more sadly sweet:

"Let us, the Living, rather dedicate
 Ourselves to the unfinished work, which they
 Thus far advanced so nobly on its way,
 And save the periled State!
 Let us, upon this field where they, the brave,
 Their last full measure of devotion gave,
 Highly resolve they have not died in vain!—
 That, under God, the Nation's later birth
 Of Freedom, and the people's gain
 Of their own Sovereignty, shall never wane
 And perish from the circle of the earth!"
 From such a perfect text, shall Song aspire
 To light her faded fire,
 And into wandering music turn
 Its virtue, simple, sorrowful, and stern?
 His voice all elegies anticipated;
 For, whatsoe'er the strain,
 We hear that one refrain:
 "We consecrate ourselves to them, the Consecrated!"

BAYARD TAYLOR.

EXTRACT FROM THE LAST ANNUAL
MESSAGE.

The war continues. Since the last annual message
 all the important lines and positions then occupied
 by our forces have been maintained, and our armies
 have steadily advanced, thus liberating the regions
 left in the rear; so that Missouri, Kentucky, Ten-

nessee, and parts of other States have again produced reasonably fair crops.

The most remarkable feature in the military operations of the year is General Sherman's attempted march of three hundred miles directly through insurgent regions. It tends to show a great increase of our relative strength, that our General-in-Chief should feel able to confront and hold in check every active force of the enemy and yet to detach a well-appointed, large army to move on such an expedition. The result not yet being known, conjecture in regard to it is not here indulged.

Important movements have also occurred during the year to the effect of moulding society for durability in the Union. Although short of complete success, it is much in the right direction that twelve thousand citizens in each of the States of Arkansas and Louisiana have organized loyal State governments, with free Constitutions, and are earnestly struggling to maintain and administer them.

The movements in the same direction, more extensive though less definite, in Missouri, Kentucky, and Tennessee, should not be overlooked.

But Maryland presents the example of complete success. Maryland is secure to liberty and union for all the future. The genius of rebellion will not Maryland. Like another foul spirit it may seek to tear her but it will

At the last session of Cong

ment of the Constitution, abolishing slavery throughout the United States, passed the Senate, but failed for lack of the requisite two-thirds vote in the House of Representatives. Although the present is the same Congress, and nearly the same members, and without questioning the patriotism of those who stood in opposition, I venture to recommend the reconsideration and passage of the measure at the present session.* Of course the abstract question is not changed, but an intervening election shows, almost certainly, that the next Congress will pass the measure if this does not. Hence there is only a question of time as to when the proposed amendment will go to the States for their action, and as it is so to go at all events, may we not agree that the sooner the better? It is not claimed that the election has imposed a duty on members to change their views or their votes any further than, as an additional element to be considered, their judgment may be affected by it. It is the voice of the people now for the first time heard upon the question. In a great national crisis like ours, unanimity of action among those seeking a common end is very desirable, —almost indispensable; and yet no approach to such unanimity is attainable, unless some deference shall be paid to the will of the majority, simply because it is the will of the majority. In this case the common end is the maintenance of the Union, and among the

*Proposed by Congress Feb. 1, 1865, and declared in force Dec. 18, 1865.

means to secure that end, such will, through the election, is most clearly declared in favor of such Constitutional Amendment.

The most reliable indication of public purpose in this country is derived through our popular election. Judging by the recent canvass and its result, the purpose of the people within the loyal States to maintain the integrity of the Union, was never more firm nor more nearly unanimous than now. The extraordinary calmness and good order with which the millions of voters met and mingled at the polls give strong assurance of this. Not only those who supported the "Union Ticket," so called, but a great majority of the opposing party also, may be fairly claimed to entertain, and to be actuated by, the same purpose. It is an unanswerable argument to this effect, that no candidate to any office whatever, high or low, has ventured to seek votes on the avowal that he was for giving up the Union. There has been much impugning of motives, and much heated controversy as to the proper means and best mode of advancing the Union cause; but on the distinct issue of Union or no Union the politicians have shown their instinctive knowledge that there is no diversity among the people. In affording the people a fair opportunity of showing one to another and to the world this firmness and unanimity of purpose, the election has been of vast value to the National cause.

The election has exhibited another fact, not less

valuable to be known—the fact that we do not approach exhaustion in the most important branch of the national resources—that of living men. While it is melancholy to reflect that the war has filled so many graves, and carried mourning to so many hearts, it is some relief to know that compared with the surviving the fallen have been so few. While corps, and divisions, and brigades, and regiments have formed, and fought, and dwindled, and gone out of existence, a great majority of the men who composed them are still living. The same is true of the naval service. The election returns prove this. So many voters could not else be found. The States regularly holding elections, both now and four years ago,—to wit: California, Connecticut, Delaware, Illinois, Indiana, Iowa, Kentucky, Maine, Maryland, Massachusetts, Michigan, Minnesota, Missouri, New Hampshire, New Jersey, New York, Ohio, Oregon, Pennsylvania, Rhode Island, Vermont, West Virginia, and Wisconsin,—cast 3,982,011 votes now, against 3,870,222 then; to which are to be added 33,762 cast now in the new States of Kansas and Nevada, which States did not vote in 1860; thus swelling the aggregate to 4,015,773, and the net increase during the three years and a half of war, to 145,551. To this again should be added the number of all soldiers in the field from Massachusetts, Rhode Island, New Jersey, Delaware, Indiana, Illinois, and California, who by the laws of those States

could not vote away from their homes, and which number cannot be less than ninety thousand. Nor yet is this all. The number in organized territories is triple now what it was four years ago, while thousands, white and black, join us as the National arms force back the insurgent lines. So much is shown, affirmatively and negatively, by the election.

It is not material to inquire how the increase has been produced, or to show that it would have been greater but for the war, which is probably true; the important fact remaining demonstrated that we have more men now than we had when the war began; that we are not exhausted, nor in process of exhaustion; that we are gaining strength, and may, if need be, maintain the contest indefinitely. This as to men. Material resources are now more complete and abundant than ever.

The National resources, then, are unexhausted, and, as we believe, inexhaustible. The public purpose to reëstablish and maintain the National authority is unchanged, and, as we believe, unchangeable. The manner of continuing the effort remains to choose. On careful consideration of all the evidence accessible, it seems to me that no attempts at negotiation with the insurgent leader can do any good. He would accept of no severance of the Union. His declarations are explicit and oft-repeated. He would deceive us. He affords us no

selves. He cannot voluntarily re-accept the Union; we cannot voluntarily yield it.

Between him and us the issue is distinct, simple, and inflexible. It is an issue which can only be tried by war, and decided by victory. If we yield, we are beaten; if the Southern people fail him, he is beaten. Either way it would be the victory and defeat following war. What is true, however, of him who heads the insurgent cause, is not necessarily true of those who follow. Although he cannot re-accept the Union, they can. Some of them, we know, already desire peace and reunion. The number of such may increase. They can at any moment have peace simply by laying down their arms and submitting to the National authority under the Constitution. After so much, the Government could not, if it would, maintain war against them. The loyal people would not sustain or allow it. If questions should remain, we would adjust them by the peaceful means, of legislation, conference, courts, and votes, operating only in constitutional and lawful channels.

Some certain, and other possible, questions are, and would be, beyond the Executive power to adjust; as, for instance, the admission of members into Congress, and whatever might require the appropriation of money. The Executive power itself would be really diminished by the cessation of actual war. Pardons and remissions of forfeitures, however, would still be within Executive control. In what spirit and

temper this control would be exercised can be fairly judged of by the past. A year ago general pardon and amnesty upon specified terms were offered to all except certain designated classes, and it was at this same time made known that the excepted classes were still within contemplation of special clemency. During the year many availed themselves of the general provision, and many more would, only that the sign of bad faith in some led to such precautionary measures as rendered the practical process less easy and certain. During the same time, also, special pardons have been granted to individuals of the excepted classes, and no voluntary application has been denied.

Thus, practically, the door has been for a full year open to all, except such as were not in condition to make free choice,—that is, such as were in custody or under constraint. It is still so open to all; but the time may come—probably will come—when public duty shall demand that it be closed; and that in lieu more vigorous measures than heretofore shall be adopted.

In presenting the abandonment of armed resistance to the National authority on the part of the insurgents as the only indispensable condition to ending the war on the part of the Government, I retract nothing heretofore said as to slavery. I repeat the declaration made a year ago, that “while I remain in my present position I shall not attempt to retract or

modify the Emancipation Proclamation, nor shall I return to slavery any person who is free by the terms of that proclamation, or by any of the acts of Congress."

If the people should, by whatever mode or means, make it an Executive duty to re-enslave such persons, another, and not I, must be their instrument to perform it.

In stating a single condition of peace, I mean simply to say, that the war will cease on the part of the Government whenever it shall have ceased on the part of those who began it.

December 6, 1864.

ABRAHAM LINCOLN.

LAUS DEO!

(On hearing the bells ring on the passage of the constitutional amendment abolishing slavery.)

It is done!

Clang of bell and roar of gun
Send the tidings up and down.
How the belfries rock and reel!
How the great guns, peal on peal,
Fling the joy from town to town!

Ring, O bells!
Every stroke exulting tells
Of the burial of crime.

Loud and long, that all may hear,
Ring for every listening ear
Of Eternity and Time!

Let us kneel:

God's own voice is in that peal,
And this spot is holy ground.
Lord, forgive us! What are we,
That our eyes this glory see,
That our ears have heard the sound!

For the Lord

On the whirlwind is abroad;
In the earthquake he has spoken;
He has smitten with his thunder
The iron walls asunder,
And the gates of brass are broken!

Loud and Long

Lift the old exulting song;
Sing with Miriam by the sea
He has cast the mighty down;
Horse and rider sink and drown;
"He hath triumphed gloriously!"

Did we dare,

In our agony of prayer,
Ask for more than he has done?
When was ever his right hand
Over any time or land
Stretched as now beneath the sun?

How they pale,
Ancient myth and song and tale,
In this wonder of our days,
When the cruel rod of war
Blossoms white with righteous law,
And the wrath of man is praise!

Blotted out!
All within and all about
Shall fresher life begin;
Freer breathe the universe
As it rolls its heavy curse
On the dead and buried sin!

It is done!
In the circuit of the sun
Shall the sound thereof go forth.
It shall bid the sad rejoice,
It shall give the dumb a voice,
It shall belt with joy the earth!

Ring and swing,
Bells of joy! On morning's wing
Send the song of praise abroad!
With a sound of broken chains
Tell the nations that He reigns,
Who alone is Lord and God!

JOHN GREENLEAF WHITTIER.

SECOND INAUGURAL ADDRESS.

(*March 4, 1865.*)

FELLOW-COUNTRYMEN:—At this second appearing to take the oath of the Presidential office, there is less occasion for an extended address than there was at the first. Then, a statement, somewhat in detail, of a course to be pursued, seemed very fitting and proper. Now, at the expiration of four years, during which public declarations have been constantly called forth on every point and phase of the great contest which still absorbs the attention and engrosses the energies of the nation, little that is new could be presented.

The progress of our arms, upon which all else chiefly depends, is as well known to the public as to myself; and it is, I trust, reasonably satisfactory and encouraging to all. With high hope for the future, no prediction in regard to it is ventured. On the occasion corresponding to this four years ago, all thoughts were anxiously directed to an impending civil war. All dreaded it; all sought to avoid it. While the inaugural address was being delivered from this place, devoted altogether to saving the Union without war, insurgent agents were in the city seeking to destroy it without war,—seeking to dissolve the Union and divide effects by negotiation.

Both parties deprecated war; but one of them

would make war rather than let the nation survive, and the other would accept war rather than let it perish—and the war came.

One-eighth of the whole population were colored slaves, not distributed generally over the Union, but located in the southern part of it. These slaves constituted a peculiar and powerful interest. All knew that this interest was, somehow, the cause of the war. To strengthen, perpetuate, and extend this interest was the object for which the insurgents would rend the Union, even by war; while the Government claimed no right to do more than to restrict the territorial enlargement of it. Neither party expected for the war the magnitude or the duration which it has already attained. Neither anticipated that the cause of the conflict might cease even before the conflict itself should cease. Each looked for an easier triumph, and a result less fundamental and astounding. Both read the same Bible and pray to the same God; and each invokes His aid against the other. It may seem strange that any man should dare to ask a just God's assistance in wringing his bread from the sweat of other men's faces; but let us judge not, that we be not judged.

The prayers of both could not be answered. That of neither has been answered fully. The Almighty has his own purposes. "Woe unto the world because of offenses! for it must needs be that offenses come; but woe to that man by whom the offense cometh."

If we shall suppose that American slavery is one of those offenses which, in the providence of God, must needs come, but which, having continued through His appointed time, He now wills to remove, and that He gives to both North and South this terrible war, as the woe due to those by whom the offense came, shall we discern therein any departure from those Divine attributes which the believers in a living God always ascribe to Him?

Fondly do we hope, fervently do we pray, that this mighty scourge of war may speedily pass away. Yet, if God wills that it continue until all the wealth piled by the bondman's two hundred and fifty years of unrequited toil shall be sunk, and until every drop of blood drawn with the lash shall be paid by another drawn with the sword; as was said three thousand years ago, so still it must be said—"that the judgments of the Lord are true and righteous altogether."

With malice toward none, with charity for all, with firmness in the right, as God gives us to see the right, let us strive on to finish the work we are in; to bind up the nation's wounds; to care for him who shall have borne the battle, and for his widow and his orphans; to do all which may achieve and cherish a just and lasting peace among ourselves and with all nations.

THE SECOND INAUGURAL.

The "Second Inaugural"—a written composition, though read to the citizens from the steps of the Capitol—well illustrates our words. Mr. Lincoln had to tell his countrymen that, after a four years' struggle, the war was practically ended. The four years' agony, the passion of love which he felt for his country, his joy in her salvation, his sense of tenderness for those who fell, of pity mixed with sternness for the men who had deluged the land with blood,—all the thoughts these feelings inspired were behind Lincoln, pressing for expression. A writer of less power would have been overwhelmed. Lincoln remained master of the emotional and intellectual situation. In three or four hundred words that burn with the heat of their compression, he tells the history of the war and reads its lesson. No nobler thoughts were ever conceived. No man ever found words more adequate to his desire. Here is the whole tale of the nation's shame and misery, of her heroic struggle to free herself therefrom, and of her victory. Had Lincoln written a hundred times as much more, he could not have said more fully what he desired to say. Every thought receives its complete expression, and there is no word employed which does not directly and manifestly contribute to the development of the central thought.

—*London Spectator*, April 25 and May 2, 1891.

LAST PUBLIC ADDRESS.

(Delivered April 11, 1865, in Washington, from the White House, in response to a call from the people gathered.)

FELLOW-CITIZENS:—We meet this evening not in sorrow, but in gladness of heart. The evacuation of Petersburg and Richmond, and the surrender of the principal insurgent army, give hope of a righteous and speedy peace, whose joyous expression cannot be restrained. In the midst of this, however, He from whom all blessings flow must not be forgotten. A call for a National Thanksgiving is being prepared, and will be duly promulgated. Nor must those whose harder part gives us the cause of rejoicing be overlooked. Their honors must not be parceled out with others. I myself was near the front, and had the high pleasure of transmitting much of the good news to you; but no part of the honor or plan or execution is mine. To General Grant, his skillful officers, and brave men, all belongs. The gallant Navy stood ready, but was not in reach to take an active part.

By these recent successes the reinauguration of the national authority—reconstruction—which has had a large share of thought from the first, is pressed much more closely upon our attention. It is fraught with great difficulty. Unlike the case of a war between independent nations, there is no authorized organ for us to treat with. No one man has authority to

give up the rebellion for any other man. We simply must begin with and mould from disorganized and discordant elements. Nor is it a small additional embarrassment that we, the loyal people, differ amongst ourselves as to the mode, manner, and measure of reconstruction. As a general rule, I abstain from reading the reports of attacks upon myself, wishing not to be provoked by that to which I cannot properly offer an answer. But in spite of this precaution, it comes to my knowledge that I am much censured from some supposed agency in setting up and seeking to sustain the new State Government of Louisiana.

In this I have done just so much as, and no more than, the public knows. In the annual Message of December, 1863, and in the accompanying Proclamation, I presented a plan of reconstruction, as the phrase goes, which I promised, if adopted by any State, should be acceptable to and sustained by the Executive Government of the nation. I distinctly stated that this was not the only plan which might possibly be acceptable, and I also distinctly protested that the Executive claimed no right to say when or whether members should be admitted to seats in Congress from such States. This plan was in advance submitted to the then Cabinet, and was distinctly approved by every member of it. One of them suggested that I should then and in that connection apply the Emancipation Proclamation to the there-

tofore excepted parts of Virginia and Louisiana, that I should drop the suggestion about apprenticeship for freed people, and that I should omit the protest against my own power in regard to the admission of members of Congress; but even he approved every part and parcel of the plan which has since been employed or touched by the action of Louisiana.

The new Constitution of Louisiana, declaring emancipation for the whole State, practically applies the proclamation to the part previously excepted. It does not adopt apprenticeship for freed people, and it is silent—as it could not well be otherwise—about the admission of members to Congress. So that, as it applies to Louisiana, every member of the Cabinet fully approved the plan. The message went to Congress, and I received many commendations of the plan, written and verbal, and not a single objection to it from any professed emancipationist came to my knowledge until after the news reached Washington that the people of Louisiana had begun to move in accordance with it. From about July, 1862, I had corresponded with different persons supposed to be interested in seeking a reconstruction of a State Government for Louisiana. When the message of 1863, with the plan before mentioned, reached New Orleans, General Banks wrote me that he was confident the people, with his military coöperation, would reconstruct **substantially** on that plan. I wrote

to him and some of them to try it. They tried it, and the result is known. Such only has been my agency in getting up the Louisiana Government. As to sustaining it, my promise is out, as before stated. But, as bad promises are better broken than kept, I shall treat this as a bad promise, and break it whenever I shall be convinced that keeping it is adverse to the public interest; but I have not yet been so convinced. I have been shown a letter on this subject, supposed to be an able one, in which the writer expresses regret that my mind has not seemed to be definitely fixed on the question whether the seceded States, so called, are in the Union or out of it. It would perhaps add astonishment to his regret were he to learn that since I have found professed Union men endeavoring to make that question, I have purposely forborne any public expression upon it; as it appears to me that question has not been, nor yet is, a practically material one, and any discussion of it, while it thus remains practically immaterial, could have no effect other than the mischievous one of dividing our friends. As yet, whatever it may hereafter become, that question is bad as the basis of a controversy, and good for nothing at all—a merely pernicious abstraction.

We all agree that the seceded States, so called, are out of their proper practical relation with the Union, and that the sole object of the Government, civil and military, in regard to those States is to

again get them into that proper practical relation. I believe it is not only possible, but in fact easier, to do this without deciding or even considering whether these States have ever been out of the Union, than with it. Finding themselves safely at home, it would be utterly immaterial whether they had ever been abroad. Let us all join in doing the acts necessary to restoring the proper practical relation between these States and the Union, and each forever after innocently indulge his own opinion whether in doing the acts he brought the States from without into the Union, or only gave them proper assistance, they never having been out of it. The amount of constituency, so to speak, on which the new Louisiana Government rests, would be more satisfactory to all if it contained 50,000, 30,000, or even 20,000, instead of only about 12,000, as it does. It is also unsatisfactory to some that the elective franchise is not given to the colored men. I would myself prefer that it were conferred on the very intelligent, and on those who serve our cause as soldiers.

Still, the question is not whether the Louisiana Government, as it stands, is quite all that is desirable. The question is, will it be wiser to take it as it is and help to improve it, or to reject and disperse it? Can Louisiana be brought into proper practical relation with the Union sooner by sustaining or by discarding her new State Government? Some twelve

thousand voters in the heretofore slave State of Louisiana have sworn allegiance to the Union, assumed to be the rightful political power of the State, held elections, organized a State government, adopted a free State constitution, giving the benefit of public schools equally to black and white, and empowering the Legislature to confer the elective franchise upon the colored man. Their Legislature has already voted to ratify the Constitutional amendment recently passed by Congress, abolishing slavery throughout the Nation. These twelve thousand persons are thus fully committed to the Union and to perpetual freedom in the State—committed to the very things, and nearly all the things, the Nation wants—and they ask the Nation's recognition and its assistance to make good their committal.

Now, if we reject and spurn them, we do our utmost to disorganize and disperse them. We, in effect, say to the white man, "You are worthless or worse; we will neither help you, nor be helped by you." To the blacks we say, "This cup of liberty which your old masters hold to your lips we will dash from you, and leave you to the chances of gathering the spilled and scattered contents in some vague and undefined when, where, and how." If this course, by discouraging and paralyzing both white and black, has any tendency to bring Louisiana into proper practical relation with the Union, I have so far been unable to perceive it. If, on the contrary,

we recognize and sustain the new Government of Louisiana, the converse of all this is made true. We encourage the hearts and nerve the arms of the twelve thousand to adhere to their work, and argue for it, and proselyte for it, and fight for it, and feed it, and grow it, and ripen it to a complete success. The colored man, too, in seeing all united for him, is inspired with vigilance, and energy, and daring, to the same end. Grant that he desires the elective franchise, will he not attain it sooner by saving the already advanced steps toward it than by running backward over them? Concede that the new Government of Louisiana is only to what it should be as the egg is to the fowl, we shall sooner have the fowl by hatching the egg than by smashing it.

Again, if we reject Louisiana we also reject one vote in favor of the proposed amendment to the National Constitution. To meet this proposition it has been argued that no more than three-fourths of those States which have not attempted secession are necessary to validly ratify the amendment. I do not commit myself against this further than to say that such a ratification would be questionable, and sure to be persistently questioned, while a ratification by three-fourths of all the States would be unquestioned and unquestionable. I repeat the question: Can Louisiana be brought into proper practical relation with the Union sooner by sustaining or by discarding her new State Government?

What has been said of Louisiana will apply generally to other States; yet so great peculiarities pertain to each State, and such important and sudden changes occur in the same State, and withal so new and unprecedented is the whole case that no exclusive and inflexible plan can safely be prescribed as to details and collaterals. An exclusive and inflexible plan would surely become a new entanglement. Important principles may and must be inflexible. In the present situation, as the phrase goes, it may be my duty to make some new announcement to the people of the South. I am considering, and shall not fail to act when satisfied that action will be proper.



MY CAPTAIN.

(On the Death of Lincoln.)

O Captain! my Captain! our fearful trip is done;
The ship has weathered every rock, the prize we
sought is won;
The port is near, the bells I hear, the people all
exulting,
While follow eyes the steady keel, the vessel grim
and daring:
But, O heart! heart! heart!
Leave you not the little spot,
Where on the deck my Captain lies,
Fallen cold and dead,



W. C. W. 1870

LINCOLN MONUMENT, SPRINGFIELD.

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O Captain! my Captain! rise up and hear the
bells;
Rise up,—for you the flag is flung,—for you the bugle
trills;
For you bouquets and ribboned wreaths,—for you the
shores a-crowding;
For you they call, the swaying mass, their eager faces
turning;
O Captain! dear father;
This arm I push beneath you;
It is some dream that on the deck
You've fallen cold and dead.

My Captain does not answer, his lips are pale and
still;
My father does not feel my arm, he has no pulse nor
will;
But the ship, the ship, is anchored safe, its voyage
closed and done;
From fearful trip, the victor-ship comes in with
object won.
Exult, O shore, and ring, O bells!
But I, with silent tread,
Walk the spot my Captain lies,
Fallen cold and dead.

WALT WHITMAN.

EXTRACT FROM COMMEMORATION ODE.

Such was he, our Martyr-Chief,
 Whom late the nation he had led,
 With ashes on her head,
 Wept with the passion of an angry grief:
 Forgive me, if from present things I turn
 To speak what in my heart will beat and burn,
 And hang my wreath on his world-honored urn.
 Nature, they say, doth dote,
 And cannot make a man
 Save on some worn-out plan,
 Repeating us by rote:
 For him her Old-World moulds aside she threw,
 And, choosing sweet clay from the breast
 Of the unexhausted West,
 With stuff untainted shaped a hero new,
 Wise, steadfast in the strength of God, and true.
 How beautiful to see
 Once more a shepherd of mankind indeed,
 Who loved his charge, but never loved to lead;
 One whose meek flock the people joyed to be,
 Not lured by any cheat of birth,
 But by his clear-grained human worth,
 And brave old wisdom of sincerity!
 They knew that outward grace is dust;
 They could not choose but trust
 In that sure-footed mind's unfaltering skill,
 And supple-tempered will
 That bent like perfect steel to spring again and thrust.
 His was no lonely mountain-peak of mind,
 Thrusting to thin air o'er our cloudy bars,

A sea-mark now, now lost in vapors blind;
Broad prairie rather, genial, level-lined,
Fruitful and friendly for all human kind,
Yet also nigh to heaven and loved of loftiest stars.
 Nothing of Europe here,
Or, then, of Europe fronting mornward still,
 Ere any names of Serf and Peer
 Could Nature's equal scheme deface
 And thwart her genial will;
 Here was a type of the true elder race,
And one of Plutarch's men talked with us face to face.
 I praise him not; it were too late;
And some innative weakness there must be
In him who condescends to victory
Such as the Present gives, and cannot wait,
 Safe in himself as in a fate.
 So always firmly he:
 He knew to bide his time,
 And can his fame abide,
Still patient in his simple faith sublime,
 Till the wise years decide.
 Great captains, with their guns and drums,
 Disturb our judgment for the hour,
 But at last silence comes;
These all are gone, and, standing like a tower,
Our children shall behold his fame,
 The kindly-earnest, brave, foreseeing man,
Sagacious, patient, dreading praise, not blame,
 New birth of our new soil, the first American.

JAMES RUSSELL LOWELL.



SOME STORIES ABOUT LINCOLN.

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WHITE HOUSE.

SOME STORIES ABOUT LINCOLN.

(The following stories about Mr. Lincoln are all taken from a little book, "Six Months at the White House with Abraham Lincoln," by F. B. Carpenter, published by Hurd & Houghton in 1866. The book is an excellent one for whoever desires to get a good view of Mr. Lincoln's home life and wishes to look at him through the eyes of the artist who writes it.—ED.)

Judge Baldwin of California, being in Washington, called one day on General Halleck, and presuming upon a familiar acquaintance in California a few years before, solicited a pass outside of our lines to see a brother in Virginia, not thinking that he would meet with a refusal, as both his brother and himself were good Union men. "We have been deceived too often," said General Halleck, "and I regret I can't grant it." Judge B. then went to Stanton, and was briefly disposed of, with the same result. Finally, he obtained an interview with Mr. Lincoln, and stated his case. "Have you applied to General Halleck?" inquired the President. "Yes, and met with a flat refusal," said Judge B. "Then you must see Stanton," continued the President. "I have, and with the same result," was the reply. "Well, then," said Mr. Lincoln, with a smile, "I can do nothing; for you must know *that I have very little influence with this Administration.*"

A lieutenant, whom debts compelled to leave his fatherland and service, succeeded in being admitted to President Lincoln, and by reason of his commendable and winning deportment and intelligent appearance, was promised a lieutenant's commission in a cavalry regiment. He was so enraptured with his success, that he deemed it a duty to inform the President that he belonged to one of the oldest noble houses in Germany. "Oh, never mind that," said Mr. Lincoln; "you will not find that to be an obstacle to your advancement."

* * *

A juvenile "brigadier" from New York, with a small detachment of cavalry, having imprudently gone within the rebel lines near Fairfax Court House, was captured by "guerrillas." Upon the fact's being reported to Mr. Lincoln, he said that he was very sorry to lose the horses! "What do you mean?" inquired his informant. "Why," rejoined the President, "I can make a better 'brigadier' any day; but those horses cost the government a hundred and twenty-five dollars a head!"

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115 A gentleman was pressing very strenuously the promotion of an officer to a "brigadiership." "But we have already more generals than we know what to do with," replied the President. "But," persisted the visitor, "my friend is very strongly recom-

mended." "Now, look here," said Mr. Lincoln, throwing one leg over the arm of his chair, "you are a farmer, I believe; if not, you will still understand me. Suppose you had a large cattle yard full of all sorts of cattle,—cows, oxen, bulls,—and you kept killing and selling and disposing of your cows and oxen, in one way and another,—taking good care of your bulls. By and by you would find that you had nothing but a yard full of old bulls, good for nothing under heaven. Now, it will be just so with the army, if I don't stop making brigadier-generals."

* * *

The celebrated case of Franklin W. Smith and brother was one of those which most largely helped to bring military tribunals into public contempt. These two gentlemen were arrested and kept in confinement, their papers seized, their business destroyed, their reputation damaged, and a naval court-martial, "organized to convict," pursued them unrelentingly till a wiser and juster hand arrested the malice of their persecutors. It is known that President Lincoln, after full investigation of the case, annulled the whole proceedings, but it is remarkable that the actual record of his decision could never be obtained from the Navy Department. An exact copy being withheld, the following was presented to the Boston Board of Trade as being very nearly the words of the President:

"*Whereas*, Franklin W. Smith had transactions with the Navy Department to the amount of one million and a quarter of a million of dollars; and *whereas*, he had the chance to steal a quarter of a million, and was only charged with stealing twenty-two hundred dollars—and the question now is about his stealing a hundred—I don't believe he stole anything at all. Therefore, the record and findings are disapproved—declared null and void, and the defendants are fully discharged."

* * *

As the day of his re-inauguration approached, Mr. Lincoln said to Senator Clark of New Hampshire, "Can't you and others start a public sentiment in favor of making no changes in offices except for good and sufficient cause? It seems as though the bare thought of going through again what I did the first year here would *crush* me." To another he said: "I have made up my mind to make very few changes in the offices in my gift for my second term. I think now that I will not remove a single man, except for delinquency. To remove a man is very easy, but when I go to fill his place, there are *twenty* applicants, and of these I must make *nineteen* enemies." "Under these circumstances," says one of his friends, "Mr. Lincoln's natural charity for all was often turned into an unwonted suspicion of the motives of men whose selfishness cost him so much wear of mind. Once he said, 'Sitting here, where all the avenues to public patronage seem to come together in a knot, it does seem to me that our people are fast approaching the point where it can be

said that seven-eighths of them are trying to find how to live at the expense of the other eighth'."

* * *

No nobler reply ever fell from the lips of ruler than that uttered by President Lincoln in response to the clergyman who ventured to say, in his presence, that he *hoped* "the Lord was on our side." "I am not at all concerned about that," replied Mr. Lincoln, "for I know that the Lord is *always* on the side of the *right*. But it is my constant anxiety and prayer that *I* and *this nation* should be on the *Lord's* side."

* * *

There was not unfrequently a curious mingling of humor and pathos exhibited in Mr. Lincoln's exercise of the pardoning power. Lieutenant-Governor Ford, of Ohio, had an appointment with him one evening at six o'clock. As he entered the vestibule of the White House his attention was attracted by a poorly clad young woman who was violently sobbing. He asked her the cause of her distress. She said that she had been ordered away by the servants, after vainly waiting many hours to see the President about her only brother, who had been condemned to death. Her story was this: She and her brother were foreigners, and orphans. They had been in this country several years. Her brother enlisted in the army, but, through bad influences, was induced to desert. He was cap-

tured, tried, and sentenced to be shot—the old story. The poor girl had obtained the signatures of some persons who had formerly known him to a petition for a pardon, and, alone, had come to Washington to lay the case before the President. Thronged as the waiting rooms always were, she had passed the long hours of two days trying in vain to get an audience, and had at length been ordered away.

Mr. Ford's sympathies were at once enlisted. He said that he had come to see the President, but did not know that *he* should succeed. He told her, however, to follow him up-stairs and he would see what could be done. Just before reaching the door, Mr. Lincoln came out, and meeting his friend, said good-humoredly, "Are you not ahead of time?" Mr. Ford showed his watch, with the pointers upon the hour of six. "Well," replied he, "I have been so busy to-day that I have not had time to get a lunch. Go in and sit down; I will be back directly."

Mr. Ford made the young woman accompany him into the office, and when they were seated, said to her: "Now, my good girl, I want you to muster all the courage you have in the world. When the President comes back he will sit down in that arm chair. I shall get up to speak to him, and as I do so you must force yourself between us, and insist upon his examination of your papers, telling him it is a case of life and death, and admits of no delay." These instructions were carried out to the letter. Mr. Lincoln was

at first somewhat surprised at the apparent forwardness of the young woman, but observing her distressed appearance, he ceased conversation with his friend, and commenced an examination of the document she had placed in his hands. Glancing from it to the face of the petitioner, whose tears had broken forth afresh, he studied its expression for a moment, and then his eyes fell upon her scanty but neat dress. Instantly his face lighted up. "My poor girl," said he, "you have come here with no governor, or senator, or member of congress, to plead your cause. You seem honest and truthful; and"—with much emphasis—"you don't wear *hoops*; and I'll be whipped, but I will pardon your brother."

* * *

Among a large number of persons waiting in the room to speak with Mr. Lincoln on a certain day in November, 1864, was a small, pale, delicate-looking boy about thirteen years old. The President saw him standing, looking feeble and faint, and said: "Come here, my boy, and tell me what you want." The boy advanced, placed his hand on the arm of the President's chair, and with bowed head and timid accents said: "Mr. President, I have been a drummer in a regiment for two years, and my colonel got angry with me and turned me off. I was taken sick, and have been a long time in hospital. This is the first time I have been out, and I came to see if you could not do something for me." The President looked at

him kindly and tenderly, and asked him where he lived. "I have no home," answered the boy. "Where is your father?" "He died in the army," was the reply. "Where is your mother?" "My mother is dead also. I have no mother, no father, no brothers, no sisters, and," bursting into tears, "no friends—nobody cares for me." Mr. Lincoln's eyes filled with tears, and he said to him: "Can't you sell newspapers?" "No," said the boy, "I am too weak; and the surgeon of the hospital told me I must leave, and I have no money and no place to go to." The scene was wonderfully affecting. The President drew forth a card, and addressing on it certain officials to whom his request was law, gave special directions "to care for this poor boy." The wan face of the little drummer lit up with a happy smile as he received the paper, and he went away convinced that he had one good and true friend, at least, in the person of the President.

* * *

In the Executive Chamber one evening, there were present a number of gentlemen, among them Mr. Seward.

A point in the conversation suggesting the thought, the President said: "Seward, you never heard, did you, how I earned my first dollar?" "No," rejoined Mr. Seward. "Well," continued Mr. Lincoln, "I was about eighteen years of age. I belonged, you know, to what they call down South, the 'scrubs'; people

who do not own slaves are nobody there. But we had succeeded in raising, chiefly by my labor, sufficient produce, as I thought, to justify me in taking it down the river to sell.

“After much persuasion, I got the consent of mother to go, and constructed a little flat-boat, large enough to take a barrel or two of things that we had gathered, with myself and little bundle, down to New Orleans. A steamer was coming down the river. We have, you know, no wharves on the western streams; and the custom was, if passengers were at any of the landings, for them to go out in a boat, the steamer stopping and taking them on board.

“I was contemplating my new flat-boat, and wondering whether I could make it stronger or improve it in any particular, when two men came down to the shore in carriages with trunks, and looking at the different boats singled out mine, and asked, ‘Who owns this?’ I answered, somewhat modestly, ‘I do.’ ‘Will you,’ said one of them, ‘take us and our trunks out to the steamer?’ ‘Certainly,’ said I. I was very glad to have the chance of earning something. I supposed that each of them would give me two or three bits. The trunks were put on my flat-boat, the passengers seated themselves on the trunks, and I sculled them out to the steamboat.

“They got on board, and I lifted up their heavy trunks, and put them on deck. The steamer was about to put on steam again, when I called out that

they had forgotten to pay me. Each of them took from his pocket a silver half-dollar, and threw it on the floor of my boat. I could scarcely believe my eyes as I picked up the money. Gentlemen, you may think it was a very little thing, and in these days it seems to me a trifle; but it was a most important incident in my life. I could scarcely credit that I, a poor boy, had earned a dollar in less than a day,—that by honest work I had earned a dollar. The world seemed wider and fairer before me. I was a more hopeful and confident being from that time.”

* * *

At one of the “levees,” in the winter of 1864, during a lull in the hand-shaking, Mr. Lincoln was addressed by two lady friends, one of whom is the wife of a gentleman subsequently called into the cabinet. Turning to them with a weary air, he remarked that it was a relief to have now and then those to talk to who had no favors to ask. The lady referred to is a radical,—a New Yorker by birth, but for many years a resident of the west. She replied, playfully, “Mr. President, I have one request to make.” “Ah!” said he, at once looking grave. “Well, what is it?” “That you suppress the infamous—*Times*,” was the rejoinder. After a brief pause, Mr. Lincoln asked her if she had ever tried to imagine how she would have felt, in some former administration to which she was opposed, if her favorite newspaper had been

seized by the government and suppressed. The lady replied that it was not a parallel case; that in circumstances like those then existing, when the nation was struggling for its very life, such utterances as were daily put forth in that journal should be suppressed by the strong hand of authority; that the cause of loyalty and good government demanded it. "I fear you do not fully comprehend," returned the President, "the danger of abridging the liberties of the people. Nothing but the very sternest necessity can ever justify it. A government had better go to the very extreme of toleration, than to do aught that could be construed into an interference with, or to jeopardize in any degree, the common rights of its citizens."

* * *

On Thursday of a certain week two ladies, from Tennessee, came before the President, asking the release of their husbands, held as prisoners of war at Johnson's Island. They were put off until Friday, when they came again, and were again put off until Saturday. At each of the interviews one of the ladies urged that her husband was a religious man. On Saturday, when the President ordered the release of the prisoner, he said to this lady,—“You say your husband is a religious man; tell him, when you meet him, that I say I am not much of a judge of religion, but that in my opinion the religion which sets men to rebel and fight against their government because, as

they think, that government does not sufficiently help *some* men to eat their bread in the sweat of *other* men's faces, is not the sort of religion upon which people can get to heaven."

* * *

The famous "peace" conference, on board the *River Queen*, in Hampton Roads, between President Lincoln and Secretary Seward, and the rebel commissioners, Stephens, Hunter, and Campbell, took place the 3d of February, 1865.

Mr. Davis had on this occasion, as on that of Mr. Stephens' visit to Washington, made it a condition that no conference should be had unless his rank as commander or president should first be recognized. Mr. Lincoln declared that the only ground on which he could rest the justice of the war—either with his own people or with foreign powers—was that it was not a war for conquest, for that the States had never been separated from the Union. Consequently, he could not recognize another government inside of the one of which he alone was President, nor admit the separate independence of States that were yet a part of the Union. "That," said he, "would be doing what you have so long asked Europe to do in vain, and be resigning the only thing the armies of the Union are fighting for."

Mr. Hunter made a long reply to this, insisting that the recognition of Davis' power to make a treaty was

the first and indispensable step to peace, and referred to the correspondence between King Charles I. and his Parliament, as a trustworthy precedent of a constitutional ruler treating with rebels.

Mr. Lincoln's face then wore that indescribable expression which generally preceded his hardest hits, and he remarked: "Upon questions of history I must refer you to Mr. Seward, for he is posted in such things, and I don't pretend to be bright. My only distinct recollection of the matter is, that Charles lost his head."

* * *

Mr. Lincoln's wit was never malicious nor rudely personal. Once when Mr. Douglas had attempted to parry an argument by impeaching the veracity of a senator whom Mr. Lincoln had quoted, he answered* that the question was not one of veracity, but simply one of argument. "By a course of reasoning, Euclid proves that all the angles in a triangle are equal to two right angles. Now, if you undertake to disprove that proposition, would you prove it to be false by calling Euclid a liar?"

* * *

The following is related by a newspaper correspondent of "a couple of aged, plain country people, poorly clad, but with frank open countenances," who had called to see the President:

"Now is your time, dear," said the husband, as the

*Speech at Charleston, September 18, 1858.

President dismissed the one preceding them. The lady stepped forward, made a low courtesy, and said:

"Mr. President."

Mr. Lincoln, looking over his spectacles, fixed those gray, piercing, yet mild, eyes upon her, then lifting his head and extending his hand, he said, in the kindest tones:

"Well, good lady, what can I do for you?"

"Mr. President," she resumed, "I feel so embarrassed I can hardly speak. I never spoke to a President before; but I am a good Union woman down in Maryland, and my son is wounded badly, and in the hospital, and I have been trying to get him out, but somehow couldn't, and they said I had better come right to you. When the war first broke out I gave my son first to God, and then told him he might go fight the rebels; and now if you will let me take him home I will nurse him up, and just as soon as he gets well enough he shall go right back and help put down the rebellion. He is a good boy, and don't want to shirk the service."

I was looking full in Mr. Lincoln's face. I saw the tears gathering in his eyes, and his lips quivered as he replied:

"Yes, yes, God bless you! you shall have your son. What hospital did you say?" It seemed a relief to him to turn aside and write a few words, which he handed to the woman, saying: "There, give that to —; and you will get your son, if he is able to go home with you."

